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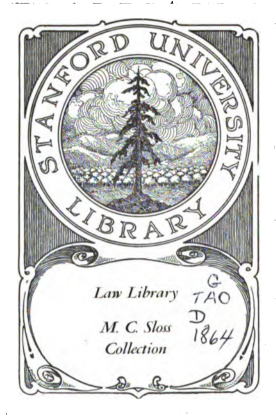
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Jan 9th, 1876

THE

STATUTES AT LARGE

OF THE

PROVISIONAL GOVERNMENT

OF THE

Confederate States of America,

FROM THE

INSTITUTION OF THE GOVERNMENT, FEBRUARY 8, 1861, TO ITS TERMINATION, FEBRUARY 18, 1862, INCLUSIVE.

ARRANGED IN CHRONOLOGICAL ORDER.

TOGETHER WITH

THE CONSTITUTION FOR THE PROVISIONAL GOVERNMENT,
AND THE PERMANENT CONSTITUTION OF .
THE CONFEDERATE STATES.

AND

THE TREATIES CONCLUDED BY THE CONFEDERATE STATES WITH INDIAN TRIBES.

EDITED BY

JAMES M. MATTHEWS

RICHMOND:

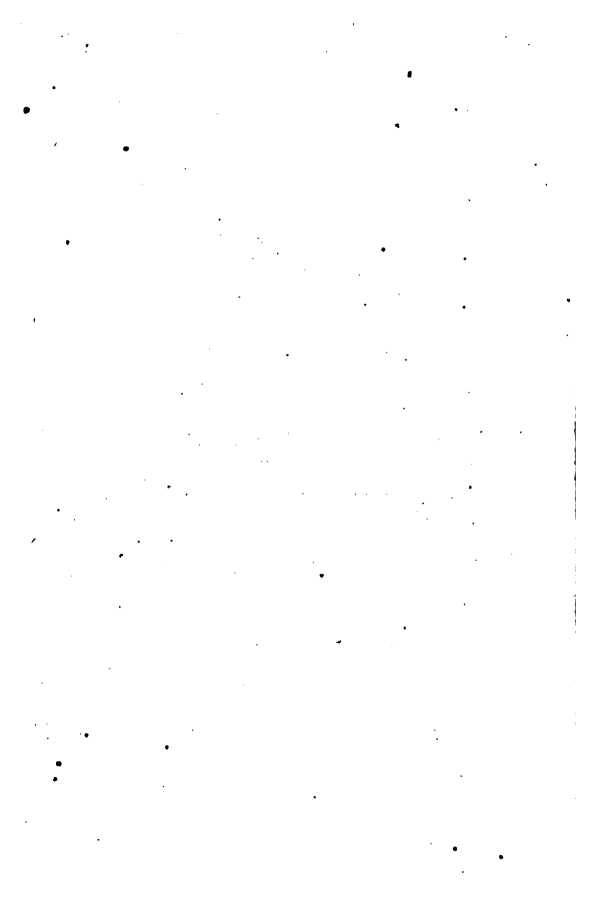
R. M. SMITH PRINTER TO CONGRES.

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TABLE OF CONTENTS.

I.	List of acts and resolutions, proclamations and treaties,	•
II.	Constitution for the Provisional Government of the Confederate States	1
HL	Permanent Constitution of the Confederate States	11
IV.	Acts passed by the Provisional Congress	27
V.	Proclamation of the President	219
VI.	Indian Treaties	289
711.	Index	418



LIST

OF THE

PUBLIC ACTS AND RESOLUTIONS

OF THE

PROVISIONAL CONGRESS,

AND OF THE PROCLAMATIONS AND TREATIES

CONTAINED IN THIS VOLUME.

Acts of the Provisional Congress of the Confederate States.

STATUE I.—1861.

PAGE	٤.
An Act to continue in force certain laws of the United States of America. February 9, 1861, ch. 1 2	7
An Act to continue in office the officers connected with the collection of the customs in the Confederate	
States of America. February 14, 1861, ch. 2	7
An Act to exempt from duty certain commodities therein named, and for other purposes. February	
18, 1861, ch. 3	8
An Act to provide munitions of war, and for other purposes. February 20, 1861, ch. 4	8
An Act to authorize the President to appoint a Private Secretary. Feb. 20, 1861, ch. 5	9
An Act to determine the salaries of the Vice-President and of the heads of Departments. February	
21. 1861. ch. 6	9
An Act to organize the Department of State. February 21, 1861, ch. 7	9
An Act to establish the Treasury Department. February 21, 1861, ch. 8,	0
An Act to e-tablish the War Department. February 21, 1861, ch. 9	
An Act to establish the Navy Department. February 21, 1861, ch. 10	3
An Act to establish the Post-Office Department. February 21, 1861, ch. 11	3
An Act to organize and establish an Executive Department, to be known as the Department of Jus-	
tice. February 21, 1861, ch. 12	3
An Act to prescribe the rates of postage in the Confederate States of America and for other purposes.	
February 23, 1861, ch. 13	4
An Act to declare and establish the free navigation of the Mississippi river. Feb. 26, 1861, ch. 14 3	6
An Act to modify the navigation laws and repeal discriminating duties on ships or vessels. February	
	8
An Act to define more accurately the exemption of certain goods from duty. Feb. 26, 1861, ch. 16 3	8
An Act for the establishment and organization of a general staff for the army of the Confederate	
	8
An Act in relation to public printing. February 27, 1861, ch. 18	8
	12
An Act to authorize the Secretary of the Treasury to establish additional ports and places of entry	
	S

	P	AGB.
Ap.	Act to raise money for the support of the government, and to provide for the defence of the Con-	
An	federate States of America. February 28, 1861, ch. 21	42
Αn	February 28, 1861, ch. 22	43
·An	1861, ch. 23	44 44
An	Act to repeal so much of the Laws of the Confederate States of America as prohibit the introduc- tion of liquors, except in casks or vessels of or above certain named capacity, and for other pur-	
	poses. March 5, 1861, ch. 25	44
An	Act to provide for the public defence. March 6, 1861, ch. 26	45
Д	rate States. March 6, 1861, ch. 27.	46
	known as the Light-House Bureau. March 6, 1861, ch. 28	47
An	Act for the establishment and organization of the army of the Confederate States of America. March 6, 1861, ch. 29	47
An	March 6, 1861, ch. 29	52
Αn	Act to create the clerical force of the Navy Department. March 8, 1861, ch 31,	53
	Act to admit certain material free of duty, for the construction of telegraph lines from Savannah, in the State of Georgia, to Fort Pulaski, and from Mobile, in the State of Alabama, to Fort	
4	Morgan. March 9, 1861, ch. 32	53
	Act to authorize the issue of treasury notes, and to prescribe the punishment for forging the same, and for forging certificates of stock, bonds or coupons. March 9, 1861, ch. 33	54
An	Act to provide for an Assistant Treasurer of the Confederate States of America, and a treasurer for the mint in the city of New Orleans. March 9, 1861, ch. 34	57
An	Act further to provide for the organization of the Post-Office Department. March 9, 1861, ch. 35.	57
An	Act to fix the pay of the members of the Congress of the Confederate States of America. March 11, 1861, ch. 36	58
ďΑ	Act making appropriation for the support of three thousand men for twelve months, to be called	-
	into service at Char eston, South Carolina, under the third and fourth sections of an act of the Congress "to raise provisional forces for the Confederate States of America, and for other pur-	
A	poses." March 11, 1861, ch. 37	58
	ica for twelve months, and for other purposes. March 11, 1861, cb. 38	58
	Act to establish a court of admiralty and maritime jurisdiction at Key West, in the State of Flori- da. March 11, 1861, ch. 39	60
	fence." March 12, 1861, ch. 40	61
	Act amendatory of an act for the organization of the staff departments of the army, and an act for the establishment and organization of the army of the Confederate States of America. March	
A n	14, 1861, ch. 41	61 62
An	Act making appropriations for the legislative, executive and judicial expenses of government, for	
Λn	the year ending fourth of February, eighteen hundred and sixty-two. March 15, 1861, ch. 43 Act to authorize the appointment of commercial agents or consuls to foreign ports. March 15,	63
	1861, ch. 41	0.5
	Act to authorise the construction or purchase of ten gun-boats. March 15, 1861, ch. 45	65
An	March 15, 1861, ch. 46	65
	at Key West, in the State of Florida." March 15, 1861, ch. 47	66
An	Act to appoint a Second Auditor of the Treasury. March 15, 1861, ch. 48	66 66
Λn	Act to amend the laws relative to the compensation of the attorneys of the Confederate States.	67
Αn	March 15, 1861, ch. 50,	
Αn	purposes. March 15, 1861, cb. 51	68 68
	Act to exempt from duty certain articles of merchandise therein named. March 15, 1861, ch. 53,.	68
An	Act to fix the duties on articles therein named. March 15, 1861, ch. 54	69
	Act making appropriations for the support of the navy for the year ending fourth February, eighteen hundred and sixty-two. March 15, 1861, ch. 55,	69
	Act to authorize the transit of merchandise through the Confederate Sta es. March 15, ch. 56,	70
Λu	Act to repeal the third section of "An act to exempt from duy certain commodities therein named, and for other purposes." March 15, 1861. ch. 57,	70
	Act to provide for the organization of the navy. March 16, 1861, ch. 58	70
	Act to provide for payment of light money in the Confederate States. March 16, 1861, cll. 59,	75 75
Α'n	Act authorizing President alone to make certain appointments. March 16, 1861, ch. 60,	75
Αħ	Act supplementary to an act entitled an act to organize the navy. March 16, 1×61, ch. 62	87
AU .	Act supplemental to an act to define and fix the pay of the officers of the Congress. March 16, 1861. ch. 63.	87

	PAGE.
An Act to appropriate money for certain civil purposes. March 16, 1861, ch. 64,	87
An Act making additional appropriations for the support of the army, for the year ending the	ne first of
Murch, eighteen hundred and sixty-two. March 16, 1861, ch. 65,	88
An Act making appropriations for the service of the Post-Office Department, for the fiscal year	ar ending
the first of March, eighteen hundred and sixty-two. March 16, 1861, ch. 68,	
An Act to authorize the Secretary of the Treasury to appoint special agents in certain case	
16, 1861, ch. 67, An Act making appropriation for the service of the Bureau of Indian Affairs. March 16, 186	88
An Act making appropriation for the service of the Bureau of Indian Affairs. March 16, 186	1, ch. 68, 89
An Act to amend an act entitled "An act authorizing the President alone to make certain	appoint-
ments. March 16, 1861, ch. 69,	89
	•
RESOLUTIONS. •	
No. 1. A resolution to appoint Messrs Reid and Shorter printers to the Congress. Feb. 5,	1861, 90
No. 2. A resolution accepting the appropriation of five hundred thousand dollars by the Ge	neral As-
sembly of the State of Alabama. February 8, 1861,	90
No. 3. A resolution for the preservation of the records of Congress. February 8, 1861,	90
No. 4. A resolution in regard to the State of North Caroline, and the commissioners from a	said State
to this Congress. February 8, 1861,	
No. 5. A resoultion in relation to the occupation of the forts and aresenals, &c. February	
No. 6. A resolution authorizing the Secretary of the Congress to arrange for publication the	
ional Constitution for the government of the Confederate States of America, with	
graph signatures of the members of Congress. &c. February 14, 1861,	91
No. 7. A resolution to authorize the judiciary committee to have such matter printed as	
desire to lay before Congress. February 14, 1861,	91
No. 8. A resolution to continue in office the officers of the custems. February 16, 1861	91
No. 9. A resolution giving certain powers to the committee on naval affairs. February 14,	
No. 10. A resolution to provide for printing for the committees of the Congress. February	15, 1861, 92
No. 11. A resolution for the appointment of commissioners to the government of the United	States of
America February 15, 1861	92
No. 12. A resolution for the enforcement of the revenue laws. February 16, 1861,	92
No. 13. A resolution to provide an executive mansion. February 25, 1861.	93
No. 13. A resolution to provide an executive mansion. February 25, 1861,	93
No. 15. A resolution in relation to international copy-rights. March 7, 1861,	93
No. 16. A resolution to continue the mints at New Orleans and Dahlonega. March 9, 1861	93
No. 17 Descriptions providing for a disease of laws Musch 19 1961.	94
No. 17. Resolutions providing for a digest of taws. March 12, 1861,	
No. 16. A rescitation accepting certain lunds tendered to the Confederate States by the State	6 OI 140U-
isiana. March 14, 1861,	94
no. 19. Resolutions in reference to forts, dock-yards, reservations and properly ceded to the	e Conted-
Ro. 20. Resolutions in rel tion to the contingent fixed of Congress. March 15, 1861,	94
No. 20. Resolutions in rel tion to the contingent fand of Congress. March 15, 1861,	95
No. 21. A resolution to provide for the auditing and payment of certain claims against the	Congress.
March 16, 1861,	95
•	
STATUTE II.—1861.	
, SIATULE II.—1001.	
·	
An Act to provide for the appointment of chaplains in the army. May 3, 1861, ch. 1	99
An Act to provide for a regiment of Zouaves in the army of the Confederate States. May 4, 1	
An Act to recognize the existence of war between the United States and the Confederate States	
-concerning letters of marque, prizes and prize goods. May-6, 1861, ch. 3	100
concerning letters of marque, prizes and prize goods. Mayo, lott, cu. 3	100
An Act to admit the Commonwealth of Virginia as a member of the Confederate States of	America.
May 7, :861, ch. 4	IO4
An Act to raise an additional military force to serve during the war. May 8, 1861, ch. 5	104
An Act to amend "An act vesting certain powers in the Postmaster General, approved l	March 15,
1861. May 9, 1861, ch. 6	105
An Act to amend "An act to provide for the public defence," approved March 6, 1861. May	7 10, 1861,
eh. 7	105
An Act to make further provision for the public defence. May 11, 1861, ch. 8	
An Act relative to the telegraph lines of the Confederate States. May 11, 1861, ch. 9	
An Act to amend an act entitled "An act to fix the pay of members of the Congress of the	
rate : tales of America," approved March 11, 1861. May 11, 1861, ch. 10	
An Act in relation to the Conf. derate loan. May 11, 1861, ch. 11	ost-Office
Department," approved March 9, 1861. March 11, 1861, ch. 12	100
An Act to amend "An act to prescribe the rates of postage in the Confederate States of Ame	arina and
for other purposes," approved February 23, 1861. May 13, 1861. ch. 13	
ioi othol phipoggs, appinite fouldary 43, 1001. Blay 10, 1001, Ch. Id	100
An Act to engrand the angustions of the mints Man 14 1981 ch 14	109
An Act to suspend the operations of the mints. May 14, 1861, ch. 14	

		GE.
Αn	Act to authorize the transfer of apprepriations. May 14, 1861, ch. 6	111
Ąn	Act to define the limits of the port of New Orleans, and for other purposes. May 14, 1861, ch. 17.	111
An	Act to provide for the ardising of accounts of the Part Office Department. May 14, 1861, ch. 18	112
	Act to provide for the auditing of accounts of the Post-Office Department. May 16, 1861, ch. 19 Act to increase the military establishment of the Confederate States, and to amend the "Act for	110
<i>.</i>	the establishment and organization of the army of the Confederate States of America." May 16,	
	1861, eh. 20	114
An	Act to provide a compensation for the disbursing officers of the several Executive Departments.	
	May 16, 1861, ch. 21	116
An	Act to amend an act entitled "An act to provide for the appointment of chaplains to the army,"	
	approved May third, eighteen hundred and sixty-one. May 16, 1861, ch. 22	116
Λn	Act to authorize the President to continue the appointments made by him in the military and naval	
	service during the recess of Congress or the present session, and to submit them to Congress at its	118
ı.	next session. May 16, 1861, ch. 23	110
****	the same, and for forging certificates of stock and bonds. May 16, 1861, ch. 24	117
Αn	Act to admit the State of North Carolina into the Confederacy, on a certain condition. May 17,	
	1861. ch. 25.	118
Αn	Act to admit the State of Tennessee into the Confederacy, on a certain condition. May 17, 1861.	
•	ch. 26	119
Αn	Act to establish a mail route from Vermillionville, in the State of Louisiana, to Orange, in the	
٠.	State of Texas, and for other purposes. May 17, 1861, ch. 27	114
Λn	Act to provide an additional company of sampers and bombadiers for the army. May 17, 1861, ch. 28	TIA
, AD	Act to authorize the extension of the mail service of the Confederate States in certain cases and	198
.4.4	upon certain conditions. May 20, 1861, ch. 29	
	Act amendatory of an act to provide for the organization of the navy. May 20, 1861, ch. 31	
	Act to amend an act to provide for the organization of the navy, approved March sixteenth,	
	eighteen hundred and sixty-one. May 20, 1861, ch. 32	1,21
An	Act to establish a separate port of entry at Sabine Pass, in the county of Jefferson, in the State of	
	Texas, and to provide for the appointment of a collector therein. May 21, 1861, ch. 33	[13L
An	Act to put in operation the government under the permanent Constitution of the Confederate	100
4	States of America. May 21, 1861, ch. 34	132
An	Act making appropriations in addition to those already made for the military service of the Confederate States of America, for the fiscal year ending the eighteenth day of February, one thou-	
	sand eight hundred and sixty-two. May 21, 1861, ch. 35	123
An	Act to amend an act relative to telegraphic lines of the Confederate States, approved May 11, one	120
	thousand eight hundred and sixty-one. May 21, 1861, ch. 36	
An	Act making appropriations for the legislative and executive expenses of government for the year	•
	ending eighteenth of February, eighteen hundred and sixty-two. May 21, 1801, ch. 37	124
An	Act to provide for certain deficiencies in the appropriations for the Post-Office Department for the	
	year ending February eighteenth, eighteen hundred and sixty-two. May 21, 1861. on. 38	125
An	Act concerning the transportation of soldiers, and allowance for clothing of volunteers, and amend-	
	atory of the act for the establishment and organization of the army of the Confederate States.	196
Δn	May 21, 1861, ch. 39	120
	the war." May 21, 1861, ch. 40	126
.An	the war." May 21, 1861, ch. 40	
	troops on officers of the Confolorete error May 91 1881 ab 41	797
An	Act to provide for the incidental expenses of the public service within the Indian tribes. May 21,	
	1861, ch. 42	127
ΔĎ	Act to provide for the incidental expenses of the public service within the Indian tribes. May 21, 1861, ch. 42	197
	judges and officers in the same. May 21, 1861, ch. 43	144
	Act to define with more certainty the meaning of an act entitled "An act to fix the duties on arti-	141
	cles therein named," approved March the fitteenth, eighteen hundred and sixty-one. May 21,	
		135
Δn	1861, ch. 45	
	useful discoveries, inventions, improvements, and designs. May 21, 1861; ch. 46	196
Αn	Act to establish the judicial courts of the Confederate States of America, in the State of Vir-	
	ginia. May 21, 1861, ch. 47	149
An	Act to prescribe the mode of publishing the laws and treaties of the Confederate States. May 21,	140
•	Act to prescribe the salary of the private secretary of the President of the Confederate States.	149
****	May 21, 1861, ch. 49.	
'n	Act to amend an act entitled "An act recognising the existence of war between the United States	
	and the Confederate States, and concerning letters of marque, prizes and prize goods," approved	
	May sixth, one thousand eight hundred and sixty-one. May 21, 1861, ch. 50	150
Λn	Act to provide for the pay of additional officers, non-commissioned officers, musicians and privates	
	of the marine corps, to constitute a regiment, and for the additional clothing and subsistence of	
	the non-commissioned officers, musicians and privates, for the year ending February eigh-	
A	teenth, eighteen hundred and sixty-twe. May 21, 1861, ch. 51	T20
-Ju	Act to increase the clerical force of the Treasury Department, in the Bureau of Second Auditor. May 21, 1861, ch. 52	161

	Q .	GH.
An	Act to authorise certain debtors to pay the amounts due by them into the Treasury of the Confede-	
	rate States. May 21, 1861, ch. 53	151
	circuit and district courts of the United States of America to the State courts of the Confederate States, and to authorize the same to be read in said State courts. May 21, 1861, ch. 54	15 1
An	Act to prohibit the exportation of cotton from the Confederate States, except through the seaports	
An	of said States; and to punish persons offending therein. May 21, 1861, ch. 55	
An	Act to make temporary disposition of certain railroad iron. May 21, 1861, ch. \$7	153
Ān	Act to provide for the cession, on the part of the State of Arkansas, of the arsenal at Little Rock, and of Fort Smith, at the city of Fort Smith, in the State of Arkansas, and the acceptance of	
4.	the same by the said Confederate States. May 21, 1861, ch. 58,	154
Αn	Act for the publication of the laws. May 21, 1861, ch. 60.	166
An	Act making appropriations for the support of the navy, for the year ending eighteenth of February,	
An	eighteen hundred and sixty-two. May 21, 1861, ch. 61,	
An	May 21, 1861, ch. 62,	157
Āp	Act for the relief of district attorneys of the Confederate States in the field. May 21, 1861, ch. 64,	157
An	Act to secure copy rights to authors and composers. May 21, 1861, ch. 65,	
An	Act assigning the judge, district attorney and marshal for the district of Texas, to the eastern dis-	141
Āp	trict of said State. May 21, 1861, ch. 66,	IVE
	mond. May 21, 1861, ch. 67,	161
	•••	
	RESOLUTIONS.	
•		
No.	1. A resolution of thanks to Brigadier General G. T. Beauregard and the army under his com-	
•	mand, for their conduct in the affair of Fort Sumter. May 4, 1861,	163
No.	2. A resolution to extend the provisions of a resolution approved March fourth, eighteen hundred	169
No.	and sixty one. May 4, 1861,	100
	4, 1861,	103
	4. A resolution in relation to marine hospitals. May 16, 1861,	163
MO.	. 5. A resolution in relation to imports from the States of Virginia, North Carolini, Tennessee and Arkansas. May 17, 1861,	164
No.	. 6. A resolution in relation to certain accounts. May 21, 1861,	164
No.	7. A resolution rescinding a resolution providing for a digest of laws, approved March twelfth.	
N.	eighteen hundred and sixty-one. May 21. 1861,	104
	9. A resolution to provide for the removal of the seat of government. May 21, 1861,	
	. 10. A resolution in reference to printing the tariff act, and other documents connected therewith.	
W .	May 21, 1861,	165
	12. A resolution to confer certain powers on the Secretary of the Treasury. May 21, 1861,	
	2	
	· · · · · · · · · · · · · · · · · · ·	
	• A CIMAMIUM TIT 1001	
٠	• STATUTE III.—1861.	
4	4.4.4	- A-
An	Act to authorise the appointment of agents to sign treasury notes. July 24, 1861, cb. 1,	167 167
	Act further to amend an act entitled "An act to establish the judicial courts of the Confederate	10,
_	States of America." July 31, 1861, ch. 3,	168
		168
	Act to authorize the distribution of the proceeds of the A. B. Thompson, condem.ed as a prize. August 1, 1861, ch. 5.	169
An	August 1, 1861, ch. 5,	_
A -	August 1, 1861, ch. 6,	169
	Act to make prevision for the care of supplies for the sick and wounded. August 2, 1861, ch. 7, Act to provide for an additional field officer to volunteer battalions, and for the appointment of	170
	assistant adjutants general for the provisional forces. August 2, 1861, ch. 8,,,	170
ÅÞ	Act to extend the provisions of an act entitled "An act to prohibit the exportation of cotton	
	from the Confederate States, except through the sea-ports of said States, and to punish persons effending therein," approved May twenty-one, eighteen hundred and sixty-one. Aug. 2, 1861, ch. 9,	174
Δn	Act to amend an act entitled "An act to make further provisions for the public defence," approved	TIV
	eleventh May, one thousand eight hundred and sixty-one; and to amend an act entitled "An	
	act to increase the military establishment of the Confederate States;" and to amend the "Act	
	for the establishment and organization of the army of the Confederate States of America." August 2, 1861, ab. 10.	171

-	. ۲۱ م	GE.
	Act to amend an act in relation to the issue of treasury notes. August 3, 1861, ch. 11	171
Αn	Act to amend "An act to provide revenue from commodities imported from foreign countries,"	
٠.	approved May twenty-one, one thousand eight hundred and sixty-one. August 3, 1861, ch. 12,	171
An	Act to amend an act entitled "An act making appropriations for the support of the navy, for the year ending fourth February, eighteen hundred and sixty-two. August 3, 1861, ch. 13,	179
An	Act to provide for the safe custody, printing, publication and distribution of the of the laws, and	112
	to provide for the appointment of an additional clerk in the Department of Justice. August 5,	
	1861, ch. 14,	172
An	Act to authorize advances to be made in certain cases. August 5, 1861, ch. 15	173
Αn	Act to give aid to the people an I State of Missouri. August 6, 1861, ch. 16,	173
An	Act to provide for the construction of a newly invented implement of war. August 6, 1861, ch. 17,	274
An	Act to authorize the President of the Confeserate States to grant commissions to raise volunteer	
	regiments and battalions, composed of persons who are, or have been, residents of the States of Kentucky, Missouri, Maryland and Delaware. August 8, 1861, ch. 18,	174
Àη	Act respecting alien enemies. August 8, 1861, cb. 19,	174
An	Act further to provide for the public defence. August 8, 1861, ch. 20,	174
Αn	Act to provide for the appointment of surgeons and assistant surgeons for hospitals. August 14.	
	1861, ch. 21,	176
ΛD	Act to amend the law in relation to the export of tobacco, and other commodities. August 16,	1-0
٠.	1861, ch. 22,	170
Λū	August 19, 1861, ch. 23,	177
40	Act to aid the State of Missouri in repelling invasion by the United States, and to authorize the	
	admission of such State as a member of the Confederate States of America, and for other pur-	
	poses. August 20, 1861, ch. 24.	184
۸n	Act to empower the President of the Confederate States to appoint additional commissioners to	
۸.	foreign nations. August 20, 1861, ch. 25,	185
AD	Act to authorize payment to be made for certain horses purchased for the army, by Colonel A. W.	195
An	McDonald. August 21, 1861, ch. 26,	105
	medical staff of the army. August 21, 1861, ch. 27,	186
Δn	Act to provide for local defence and special service. August 21, 1861, ch 28,	
Дu	Act to authorize the employment of cooks and nurses, other than enlisted men, or volunteers, for	
	the military service. August 21, 1861, ob. 29,	186
An	the military service. August 21, 1861, ch. 29,	107
An	Issuing laws. August 21, 1901, cit. 30,	187
Ān	Act making appropriation f r military hospitals. August 21, 1861, ch. 32	187
Λn	Act supplemental to "An act to put in operation the government under the permanent Constitu-	
	tion of the Confederate States of America." August 21, 1861, ch. 33	
	Act to increase the corps of artillery, and for other purposes. August 21, 1861, ch. 34	188
An	Act making appropriations to carry into effect section two of an act approved May twenty-first,	
	eighteen hundred and sixty one, entitled "An act to define with more certainty the meaning of an act ontitled 'An act to fix the duties on articles therein named," approved March fifteenth,	
	eighteen hundred and sixty-one. August 22, 1861, ch. 35	188
۸n	Act to authorize the Postmaster General to contract for the carriage of the mails on the route	
	hereafter mentioned. August 22, 1861, cb. 36	189
An	Act to establish a uniform rule of naturalization for persons enlisted in the armies of the Confede-	
Δ	rate States of America. August on, 1981, ch. 27	193
Au	Judicial Departments, for the year ending eighteenth of February, eighteen hundred and sixty-	
	two. August 24, 1861, ch. 38	190
An	two. August 24, 1861, ch. 38	
	and to provide a war tax for their redemption," and for other purposes. August 24, 1861, ch. 39	191
	Act to authorize the issue of inscribed stock in the stead of coupon bonds. August 24, 1861, ch. 40	
	Act to establish assay offices at Charlotte and Dahlonega. August 24, 186; ch. 41	192
MI	February eighteenth, eighteen hundred and sixty-two. August 24, 1861, ch. 42	102
An	Act to repeal the fourth section of "An act to regulate foreign coins in the Confederate States,"	199
	approved March sixteenth, eighteen hundred and sixty-one, and for other purposes. August 24.	
	1861. ch. 43.	193
λn	Act amendatory of "An act to prescribe the rates of postage in the Confederate States of America,"	
A	approved February twenty-third, eighteen hundred and sixty-one. August 29, 1861, ch. 44	193
ΔN	Act making appropriations for the service of the Post-Office Department during the year ending the eighteenth of February, eighteen hundred and sixty-one. August 29, 1861. ch. 45	194
۸'n	Act to amend an act entitled "An act to create the clerical force of the several departments of the	172
	Confederate States of America, and for other purposes," approved March seventh, eighteen hun-	
	dred and sixty-one. August 29, 1861, ch. 46	194
Αn	Act to authorize the construction of certain gun-boats. August 29, 1861, ch. 47	105
An A-	Act to fix the fees and costs in admiralty cases. August 29, 186), ch. 48	195
αn	net to summittee the occurry of the Many to make certain contracts without advertising for pro-	105
An	posals. August 29, 1861, ch. 49	T \$0
	29, 1861, ch. 50	

An Ast to around the second section of "An ast concerning the transportation of coldiers and allow	AGB.
An Act to amend the second section of "An act concerning the transportation of soldiers and allow ance for clothing of volunteers, and amendatory of the 'Act for the establishment and organiza	-
An Act to authorize the establishment of recruiting stations for volunteers from the States of Ken	. 196
tucky, Missouri, Maryland and Delaware, August 30, 1861, ch. 52.	. 196
An Act to audit the accounts of the respective States against the Confederacy. Aug. 30, 1861, ch. 50	3 197
An Act to establish certain post routes therein mamed. August 30, 1861, ch. 54	
1861 cb. 55.	. 198
An Act to provide for the defence of the Mississippi river. August 30, 1861, ch. 56	
and issue of patents for new and useful discoveries, inventions, improvements and designs," an	-
proved May 21, 1861. August 30, 1861, ch. 57	. 199
otherwise provided for. August 80, 1861, ch. 58	. 199
An Act to cellect, for distribution, the moneys remaining in the several post-offices of the Confederat	
States at the time the postal service was taken in charge by said government. Aug. 30, 1861, ch. 5 An Act to require the receipt of the postmasters of the Confederate States of treasury notes, in sum	
of five dollars and upwar is, in payment of postage stamps or stamped envelopes. August 30),
An Act for the sequestration of the estates, property and effects of alien enomies, and for the indemni	200 -
ty of citizens of the Confederate States, and persons aiding the same in the existing war with th	е .
United States. August 30: 1861, ch. 61	
pro orty seized, wested or destroyed by them. August 30 1861, ch. 62	. 207
An Act to provide for the transmission of mone, bonds or treasury notes. August 30, 1861, ch. 63 An Act to amend an act entitled "An act recognizing the existence of war between the United State	. 208
and the Confederate States, and concerning letters of marque, prizes and prize goods," approve	d .
May sixth, eighteen hundred and sixty-one; and an act entitled "Au act regulating the sale of	£
prizes and the distribution thereof," approved May sixteenth, eighteen hundred and sixty-one August 30, 1 61, ch. 64	. 208
An Art vesting certain powers in the commissioners of the district courts of the Confederate States	s.
August 31, 1861, ch 65	
1861, ch. 66	. 209
An Art providing for the appointment of polytames of regiments and legions, of the grade of subal tern, in addition to the subalterns attached to companies August 31, 1861, ch. 67	
An Act providing for the reception and forwarding of articles sent to the army by private contribu	
tion. August 31, 1861, ch. 68. An Act to allow rations to chaplains in the army. August 31, 1861, ch. 69	209
An Art to reimburse the Sta e of Florida. August 31, 1861, ch. 70	. 210
An Act making an additional appropriation for the payment of clerks and a messenger for the P st	-
Office D pastment, and to authorize the Postmaster General to appoint an additional messange for the Post Office Department. August 31 1861 ch. 71	
An Act to escaplish the rates of postage or newspapers and periodicals, sent to dealers therein ture ug	h
the mail, or by express over post routes. August 31, 1861, ch. 72	210
RESOLUTIONS.	
MESOLUTIONS.	
No. 1. A resolution to despose of donations made by certain churches on the late fast day. July 30	,
1861	. 212
No. 2. Resolutions in relation to the first regiment of North Carolina volunteers. July 30, 1861 No. 3. Resolutions of thanks to Generals Joseph E. Joinston and Gustave T. Beauregard, and the	
officers and troops under their command at the battle of Mana-sas. August 6, 1861	. 212
No. 4. Resolutions touching certain points of maritime law, and defining the position of the Confed crate States in respect thereto. August 13, 1861	
No. 5. A resolution in relation to the equi, ments of volunteer cavalry companies. Aug. 21, 1861,	. 213
No. 6. Resolution concerning Brigadier General Ben McCullough. August 22, 1861	
No. 7. A resolution to relation to drillmasters appointed by States. August 31, 1861	. 214
No. 9. Resolution is regard to certain moneys of the Congress. August 31, 1861	. 214
ato. 10. Resolutions in respect to the accounts of the Congress. August 51, 1301	. 213
<u> </u>	
STATUTE IV.—1861.	
An Act to authorize the President to continue the appointments made by him, in the military and	1
naval service, during the recesses of Congress, or the last or present session, and to submit then to Congress at its next session. September 3, 1861, oh. 1	a
to gamerate at the mast appears. Indianant of coart are communities the communities the communities and commun	

An Act supplemental to An Act to establish the rates of postage on newspapers and periodicals sent to dealers therein through the mails, or by express over post roads. September 3, 1861, ch. 2,..... 217

STATUTE V.—1861-2.

Àn	Act to admit the State of Missouri into the Confederacy as a member of the Confederate States of	
	America. November 28, 1861, ch. 1	
Αn	Act to enable the State of Missouri to elect members of the House of Representatives. November	
	29, 1861, ch. 2,	!
An	Act for the employment of laundresses in military hospitals. December 7, 1861, ch. 3,	1
Δn	Act to authorize the appointment of one or more officers to aid the Presi lent to sign commissions	
	in the army. December 7, 1861, ch. 4,	} .
An	Act for the admission of the State of Kentucky into the Confederate States of America, as a mem-	_
	ber thereof. December 10, 1861, ch. 5	Z
۸n	Act to authorize the Secretary of War to appoint an assistant. December 10, 1861, ch. 6 222	7
An	Act to authorize the appointment of chief buglers and principal musicians to regiments in the	_
_	provisional army. December 10, 1861, ch. 7	2
Δn	Act to authorize the culistment of additional seamen. December 10, 1861, ch. 8	3
An	Act providing for the granting of bourty and furloughs to privates and non-commissioned officers	
. •	in the provisional army. December 11, 1861, ch. 9, 22 Act to divide the State of Tennessee into three judicial districts. December 12, 1861, ch. 10 22	3
ĀΒ	Act to divide the State of Tennessee into three judicial districts. December 12, 1861, ch. 10 22	4
AB	Act to provide for the payment of the carriers of the electoral votes of the respective blates of the	
	Confederacy. December 18, 1861, ch. 11	4
An	Act providing for the transfer of certain appropriations. December 18, 1861, ch. 12 22	4
Αn	Act to establish the date from which the commissions of certain staff officers shall tale effect.	
	December 18. 1.61, ch. 13,	25
An	Act further supp ementary to An Act to authorize the issue of treasury notes, and to provide a	
4	war tax for their redemption. December 19, 1861, ch. 14,	20
An.	Act for the recruiting service of the provisional army of the Confederate States. Dec. 19, 1861, ch. 15 22	.0
AD	Act to determine the number of members the State of Kentucky shall be entitled to have in the	
	House of Representatives of the Congress of the Confederate States, and in relation to the elec-	94
4 -	Act in relation to taxes on property which has been, or which is liable to be sequestrated as the	20
	property of alien enemies December 23, 1861, ch. 17,	97
An	Act to amend "An act to require the receipt by the postmasters of the Confederate States of treas-	~•
	ury notes, in sums of five dollars and upwards, in payment of postage stamps and stamped en-	
	velopes, a proved August thirtieth, eighteen hundred and sixty-one. 1ec. 23, 1861, ch. 18, 2	28
Αn	Act to authorize the President to c. nier temporary rank and command on the officers of the navy,	~-
	doing duty with troops. December 24, 1861, ch. 19,	28
Δn	doing duty with troops. December 24, 1861, ch. 19,	
	listed in the armies of the Confederate States of America. December 24, 1861, ch. 26,	26
An	Act to provide for the appointment of chaplains in the navy. December 24, 1861, ch. 21,	29
Δħ	Act to provide for certain officers of the revenue service. December 24, 1861, ch. 22,	29
Αn	Act to authorize the transfer of a certain appropriation. December 24, 1861, ch. 23,	29
Αn	Act to authorize the appointment of additional officers of the navy. December 24, 1861, ch. 24, 2	229
Δn	Act to authorize the appointment of additional officers of the navy. December 24, 1861, ch. 24, 2 Act making appropriations for the expenses of government in the Legislative, Executive and Judicial Departments, for the year ending eighteenth of February, eighteen hundred and sixty-two.	
	dicial Departments, for the year ending eighteenth of February, eighteen hundred and sixty-two.	
*-	December 24, 1861, ch. 25	230
An	Act supplementary to an act to authorise the issue of treasury notes, and to provide a war tax for	001
A n	their redemption. December 24, 1861, ch. 26,	231
34	tribes. December 24. 1861. cb. 27.	939
Αn	Act relating to the custody of the returns and certificates of the votes of the electors for President	202
	and Vice President. December 31, 1861, ch. 28.	227
Αn	A t to provide for a corps of engineers for the provisional army. December 31, 1861, ch. 29,	287
Δn	Act to smend "An act to authorize the President to confer temporary rank and command for ser-	
	vice with volunteer troops, on officers of the Confederate army," approved May thirty-first, eigh-	
	teen hundred and sixty one. December 21, 1861, ch. 30,	238
Α'n	Act to provide for the payment of certain Indian troops. December 31, 1861, ch. 31,	238
An	Act to make additional appropriations to delray the expense of the public printing. December	
	31, 1861, ch. 32,	239
ĀΒ	: Act to establish a mail route from Hicks' Ford to Lawrenceville, in Virginia, Jan. 2, 1862, ch. 33	. 239
AD	Act making appropriations for certain floating defences. January 9, 1862, ch. 34,	239
AD 4-	Act making certain provisions in regard to certain Indian trust funds. January 10, 1862, ch. 35,	239
AD	Act appropriating two hundred and twenty-three thousand six hundred and seven dollars for the	044
<u>.</u>	naval service. January 11, 1862, ch. 36	240
- u	save inc. January 11, 1862, ch. 37.	040
An	service. January 11, 1862, ch. 37,	240
	ment. January 14, 1862, ch. 38,	948

		GS.
Án	Act supplementary to an act making appropriations for certain floating defences, approved Jan-	941
An	uary ninth, eighteen hundred and sixty-two. January 14, 1862, ch. 39,	211
An	named. January 15, 1862, ch. 40,	241
Ån	Executive appointments. January 16, 1862, ch. 41,	941
An	enlist for three years or the war. January 16, 1862, ch. 42,	
Δn	of the navy," approved Dec. twenty-fourth, eighteen hundred and sixty-one. Jan. 16, 1862, ch. 43, Act to organize the Territory of Arizona. January I8, 1862, ch. 44,	24 2
An	Act to provide for raising and organizing, in the State of Misosuri, additional troops for the provisional army of the Confederate States. January 22, 1802, ch. 45,	247
	Act to amend an act entitled "An act to raise an additional military force to serve during the war," approved May eighth, eighteen hundred and sixty-one, and for other purposes. January 22,	
An	1862, ch. 46,	245
	teer corps January 22, 1862, ch 47,	249
	post-offices of the Confederate States, at the time the postal service was taken in charge by said government," approved August thirtieth, eighteen hundred and sixty-one. Jan. 23, 1862, ch. 48,	249
Aπ	Act to amend an act entitled "An act to establish a patent office, and to provide for the granting	,
	and issue of patents for new and useful discoveries, inventions, improvements and designs," approved on the twenty-first of May, one thousand eight hundred and sixty-one. Jan. 23, 1862, ch. 49,	25 6
	Act to authorize the President to call upon the several States for troops to serve for three years or during the war. January 23, 1862, class 50	252
An	Act to increase the clerical force of the Post-Office Department. January 23, 1862, ch. 51	252
Αn	And equirments. January 27, 1862, ch. 52	252
AB	Act to establish an assay office at New Orleans. January 27, 1862, ch. 53	253 253
An	Act to provide for recruiting companies now in the service of the Confederate States for twelve	
	months. January 27, 1862, ch. 55	254
	Act for the relief of the State of Missouri. January 27, 1862, ch. 56	20%
	States of America, approved May twenty-first, eighteen hundred and sixty-one. January 29,	255
Δn	Act to amend an act entitled "An act to provide for the public defence." approved March sixth.	
	eighteen hundred and eixty-one, January 29, 1862, ch. 58	200
Αn	Act to transfer funds from the Quartermaster's to the Ordnance Department. Jan. 30, 1862, ch. 60	
An	Act to explain an act entitled "An act to amend an act entitled 'An act to establish a Patent Of- fice, and to provide for the granting and issue of patents for new and useful discoveries, inven-	•
	tions, improvements and designs," approved May twenty-first, eighteen hundred and sixty-one.	
	February 3, 1862, ch. 61	256
An	Act supplemental to an act entitled "An act providing for the granting of bounty and furloughs to privates and non-commissioned officers in the provisional army. February 3, 1862, ch. 62	256
	Act to authorise certain financial arrangements at the Treasury. February 3, 1862, ch. 63	
An	Act making appropriations for the payment of certain interest due, severally to the banks at Mem-	•
	phis, on advances made by them to Major General Leonidas Polk, for the beneat of the public service. February 3, 1862, ch. 64	257
Δn	Act supplementary to an act entitled "An act to amend an act entitled 'An act to raise an addi-	
	tional force to serve during the war, and for other purposes," approved May eighth, eighteen hundred and sixty-one. February 3, 1862, ch. 65	25 8
An	Act to amend the act entitled "An act to amend an act to provide for the organization of the	
	navy, approved May sixteenth, eighteen hundred and sixty-one; and an act entitled "An act to	
	authorize the President to confer temporary rank and command on officers of the navy doing duty with troops, approved December twenty fourth, eighteen hundred and sixty-one. February 5,	•
•	18 62 , eb. 66	258
AB	Act to provide for connecting the Richmond and Danville and the North Carolina railroads, for military purposes. February 10, 1862, ch. 67	258
Αn	military purposes. February 10, 1862, ch. 67	259
Δŋ	Act to transfer the county of Attala, in the State of Mississippi, from the northern to the southern judicial district of the State of Mississippi. February 13, 1862, ch. 69	
Δn	Act to pay interest due the Choctaw Nation upon stocks of the State of Virginia. Feb. 13, 1862, ch. 70	260
	Act to alter and amend an act entitled "An act for the sequestration of estates, property and ef-	
	facts of alien enemies, and for indemnity of citizens of the Confederate States, and persons aiding the same in the existing war with the United States," as proved August thirtieth, eighteen hundred	-
	and sixty-one. February 15, 1862, cb. 71	260
A B	Act to establish certain post routes therein named. February 15, 1862, ch. 72	
	Act for the relief of the State of Missouri. February 15, 1862, ch. 73	
A B	Act supplemental to "An act to put in operation the government under the permanent Constitu-	
	tion of the Confederate States of America." approved May 21, 1861. February 15, 1862, ch. 74	268

PAGE.	
An Act to make appropriations for the expenses of government in the Legislative, Executive and Judicial Departments, from the eighteenth of February to the first of April, eighteen hundred and sixty-two, and for other purposes. February \$5, 1-62, ch. 75	
An Act to authorize and provide for the organization of the Maryland Line. Feb. 15, 1862, ch. 76 270	
An Act to relinquish any cluim on the part of the government to any share in certain prizes. February 15, 1862, ch. 77	
An Act to fix the rank of certain officers. February 15, 1862, ch. 78	٠
An Act to establish judicial courts in certain territories February 15 1862 oh 79 271	٠
An Act to provide for an increase of the Quartermaster and Commissary Departments. February 15, 1862, ch. 80	
An Act concerning the pay and allowances due to deceased soldiers. February 15, 1862, ch. 81 274	
An Act to provide for the connection of the railroad from Selma, in Alabama, to Meridian, in Missis-	
rippi. February 15, 1862, oh. 82	
States of America, in reference to mileage. February 17, 1862, ch. 83	
An Act to repeal an act therein named. February 17, 1862, ch. 84	
An Act to provide for the preservation and future publication of the journals of the provisional Congress, and the proceedings of the Convention which framed the provisional and permanent Con-	
stitutions of the Confederate States. February 17, 1862. ch. 85	
An Act to amend "An act to provide for the safe custody, printing, publication and distribu ion of the laws, and to provide for the appointment of an additional clerk in the Department of Justice,"	
approved August fifth, eighteen hundred and sixty-one. February 17, 1862, ch. 86	
An Act to make disposition of negro slaves captured from hostile Indians. February 17, 1862, ch. 87. 278 An Act to fix the date at which the bounty shall be paid to soldiers enlisting for the war. February 17, 1862, ch. 82, 278	
17, 1862, ch. 88	
RESOLUTIONS.	
No. 1. A resolution authorizing the transfer of funds to foreign parts. November 26, 1861,	
Carolina volunteers. December 3, 1861	
his command, for gallant and meritorious conduct in the present war. December 3, 1861 279 No. 4. Resolution of thanks to Major General Leonidas Polk, Brigadier General Gideon J. Pillow,	•
Brigadier General Benjamin F. Cheatham, and the officers and so diers under their com- mand, for gal ant and distinguished services in the present war. Docember 6, 1861,	
No. 5. A resolution to make an advance to the State of South Carolina, on account of her claims against the Confederate States. December 14, 1861,	
No. 6. A resolution appointing John D. Morris, of Kentucky, a receiver under the act of sequestra-	
tion, approved August thirtieth, eighteen hundred and sixty-one. December 16, 1861, 280 No. 7. A resolution of thanks to Brigad or General N. G. Evans, and the officers and soldiers under	
his command, for their gallant conduct in the battle of Leesburg. December 18, 1861, 281 No. 8. Resolution relating to Maryland. December 21, 1861	
No. 9. Resolution of thanks to Colon-1 Edward Johnson, his officers and men, for services in the	
battle of Alleghany Mountain: January 10, 1862	
No. 11. A resolution supplemental to the resolution entitled "A resolution appointing John D. Morris, of Kentucky, a receiver under the set of sequestration," approved August thirtieth, eigh-	
teen hundred and sixty-one, and which was approved by the President, on the sixteenth of December, eighteen hundred and sixty-one. ebruary 3, 1862,	
No. 12. A resolution in regard to the transfer of certain Indian trust funds to the Contederate States. February 6, 1862, 283	
States. February 6, 1002,	
 	
PROCLAMATION.—APPENDIX.	
No. 1. Calling an extra session of Congress. September 2, 1861,	
INDIAN TREATIES.	
Treaty between the Confederate States of America and the Creek nations of Indians. July 10, 1861, 289 Treaty between Confederate States of America and the Chootaw and Chickaraw nations of Indians.	٠
July 12, 1861	L
Treaty between the Confederate States of America and the Semino e nation of Red Men. Aug. 1, 161, 332 Treaty between the Confederate States of America and the Pone-tegh-ca band of the Novum or Comanches, and the tribes and bands of Wich-i-tas. Cado-Ha-da-chos, Hue cos, Ta-hua-ca-ros, A-	
na-dagh-cos, Ton-caswes, Ai-o-nais, Ki-chais, Shawness and Delawares August 12, 1861,	

	LGR.
Treaty between the Confederate States of America and the Great Osage tribe of Indians. Oct 2. 1861,	363
Treaty between the Confederate States of America and the Seneca tribe of Indians, formerly known as	
the Senecas of Sandusky, and the Shawness of the tribe or confederacy of Senecas and Shawness	
formerly known as the Senecas and Shawness of Lewistown, or the mixed bands of Senecas and	
Shawness, each tribe for itself. October 4, 1861,	374
Treaty between the Confederate States of America and the Quapaw tribe of Indians. Oct. 4, 1861	886
Treaty between the Confederate States of America and the Cherokee nation of Indians. Oct. 7, 1861,	394

LIST

OF THE

PRIVATE ACTS AND RESOLUTIONS

OF THE

PROVISIONAL CONGRESS.

Acts of the Provisional Congress of the Confederate States.

STATUTE I.—1861.

An Act for the relief of William P. Barker. February 25, 1861ach. 1,	
RESOLUTIONS.	
	97 98
STATUTE II.—1861.	
An Act to make temporary disposition of certain railroad iron. May 21, 1861, ch. 1,	186
STATUTE V.—1862.	
An Act to reward the loyalty of the principal chief of the Semiuole nation. January 16, 1862, ch. 1, An Act for the relief of Dillon Jordan and F. Glackmyer. January 23, 1862, ch. 2,	284
for the relief of the Mobile and Great Northern Railroad Company, being the difference between fifteen and twenty four per cent. duty on railroad iron paid at Pensacola, in May, eighteen hun-	
RESOLUTIONS.	
No. 1. Resolution in relation to payment to disbursing clerk of appropriation for removal of the seat	284

The Confederate States of America. At a Congress of the Sovereign and Independent States of South Carolina, Georgia, Florida, Alabama, Mississippi, and Louisiana begun and holden at the Capitol in Montgomery, in the State of Alabama, on the fourth day of February, in the year of our Lord, one thousand eight hundred and sixty-one; and thence continued, by divers adjournments, until the eighth day of February in the same year:

CONSTITUTION

PROVISIONAL GOVERNMENT

CONFEDERATE STATES OF AMERICA.

We, the Deputies of the Sovereign and Independent States of South Provisional Govern-Carolina, Georgia, Florida, Alabama, Mississippi, and Louisiana, in-ment, established. voking the favor of Almighty God, do hereby, in behalf of these States, ordain and establish this Constitution for the Provisional Government of the same: to continue one year from the inauguration of tinue. the President, or until a permanent Constitution or Confederation between the said States shall be put in operation, which soever shall first occur.

How long to co

ARTICLE I.

SECTION 1.

All legislative powers herein delegated shall be vested in this Con-Legislative powers vested in Congress. gress now assembled until otherwise ordained.

SECTION S.

When vacancies happen in the representation from any State, the vacancies in the same shall be filled in such manner as the proper authorities of the filled. State shall direct.

SECTION 8.

1. The Congress shall be the judge of the elections, returns and congress to be the qualification of its members; any number of Deputies from a majority returns and qualification of the States, being present, shall constitute a quorum to do business; thou a smaller number may adjourn from day to day, and may be auted. What number thorized to compel the attendance of absent members; upon all questinate of the State entitled to one vote, and to one vote. How shall be represented by any one or more of its Deputies who may be State represented. present.

. 2. The Congress may determine the rules of its proceedings, punish Bules of proceedits members for disorderly behavior, and with the concurrence of twothirds, expel a member.

3. The Congress shall keep a journal of its proceedings, and from Journal of protime to time publish the same, excepting such parts as may in their ings to be kept. judgment require secrecy; and the year and nays of the members on any question, shall, at the desire of one-fifth of those present, or at the instance of any one State, be entered on the journal.

Journal of proceed-

SECTION 4.

Compensation of members. How paid.

bers priviledged from

ed for any speech or place.

The members of Congress shall receive a compensation for their services, to be ascertained by law, and paid out of the treasury of the In what cases mem- Confederacy. They shall in all cases, except treason, felony and breach of the peace, be priviledged from arrest during their attendance at the session of the Congress, and in going to and returning from the same; Not to be question- and for any speech or debate, they shall not be questioned in any other

SECTION 5.

Bills passed by Con-

Orders, resolutions, etc., to be presented to the President. Congress.

Until President inaugurated bills, et

1. Every bill which shall have passed the Congress, shall, before it gress to be presented to the President of the Confederacy; if the resident of the confederacy; if seedings when the he approve, he shall sign it; but if not, he shall return it with his ob-President disappiections to the Congress, who shall enter the objections at large on straves. their journal, and proceed to reconsider it. If, after such re-consideration, two-thirds of the Congress shall agree to pass the bill, it shall become a law. But in all such cases, the vote shall be determined by yeas and nays; and the names of the persons voting for and against When bill retained the bill shall be entered on the journal. If any bill shall not be reby President becomes turned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner, as if he had signed it, unless the Congress by their adjournment, President may veto prevent its return, in which case it shall not be a law. The President ene, and approve an may veto any appropriation or appropriations and approve any other appropriation or appropriation or appropriation or appropriations and approve any other appropriations. propriation or appropriations in the same bill.

2. Every order, resolution or vote, intended to have the force and if effect of a law, shall be presented to the President, and before the same disapproved by him, shall take effect, shall be approved by him, or being disapproved by him, shall be re-passed by two-thirds of the Congress, according to the

rules and limitations prescribed in the case of a bill.

3. Until the inauguration of the President, all bills, orders, resoluof force, without his tions and votes adopted by the Congress shall be of full force without approval. approval by him. SECTION 6.

Power of Congress

To borrow money. To regulate commarce.

on the Government, imposts and excises, for the revenue necessary to pay the debts and Duties to be uni- carry on the Government of the Confederacy; and all duties, imposts and excises shall be uniform throughout the States of the Confederacy. 2. To borrow money on the credit of the Confederacy:

1. The Congress shall have power to lay and collect taxes, duties.

3. To regulate commerce with foreign nations, and among the several States, and with the Indian tribes:

To establish uniform rule of naturalisation, and law of the subject of bankruptcies throughout the Confederacy: bankruptcy.

weights and mea-

feits.

To establi h post effices and roads. To promote science and useful arts.

5. To coin money, regulate the value thereof and of foreign coin. To columnney. To Unit money, regulate the value that the standard of weights and measures:

4. To establish a uniform rule of naturalization, and uniform laws on

6. To provide for the punishment of counterfeiting the securities To punish counter- and current coin of the Confederacy:

7. To establish post offices and post roads:

8. To promote the progress of science and useful arts, by securing. for limited times to authors and inventors, the exclusive right to their respective writings and discoveries:

To constitute infe sior ribunals. To define and pun-

b pizacieg, etc. To declare war. 9. To constitute tribunals inferior to the supreme court:

10. To define and punish piracies and felonies committed on the high seas, and offences against the law of nations:

11. To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water:

12. To raise and support armies; but no appropriation of money to that use shall be for a longer term than two years:

13. To provide and maintain a navy:

To provide a navy.

14. To make rules for the government and regulation of the land Governme army and navy. and naval forces:

Government of

15. To provide for calling forth the militia to execute the laws of the

Confederacy, suppress in urrections, and repel invasions: 16. To provide for organizing, arming, and disciplining the militia, and for governing such part of them as may be employed in the ser-

Organization, etc.,

vice of the Confederacy, reserving to the States respectively the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress:

17. To make all laws that shall be necessary and proper for carrying To make all laws into execution the foregoing powers and all other powers expressly into effect the powers delegated by this Constitution to this Provisional Government.

expressly deligated by the Constitution. To admit States.

18. The Congress shall have power to admit oblief of the Congress shall also exercise Executive powers, until the tive powers till President inaugurated. President is inaugurated.

SECTION 7.

1. The importation of African negroes from any foreign country Importation of other than the slave-holding States of the United States, is hereby African negroes for bldden. forbidden; and Congress are required to pass such laws as shall effect-

2. The Congress shall also have power to prohibit the introduction of Introduction of

slaves from any State not a member of this Confederacy.

slaves prohibited.

8. The privilege of the writ of Habeas Corpus shall not be suspended unle-s, when in cases of rebellion or invasion, the public safety may Corpus. require it.

Writ of Habeas

5. No preference shall be given, by any regulation of commerce or No peterence to revenue, to the ports of one State over those of another: nor shall ports of one State over those of another: vessels bound to or from one State be obliged to enter, clear, or pay duties, in another.

6. No money shall be drawn from the treasury, but in consequence No money drawn of appropriations made by law; and a regular statement and account by law. Receipts and of the receipts and expenditures of all public money shall be published expenditures published. from time to time.

7. Congress shall appropriate no money from the treasury, unless it Appropriations of be asked and estimated for by the President or some one of the heads money from the treasury. When authorized the same with the control of the heads are the same when authorized the control of the heads are the same when authorized the control of the heads are the same when a same which when a same which when a same when a same which when a same when a same when a same which which when a same which whic of Departments, except for the purpose of paying its own expenses and rised. contingencies.

8. No title of nobility shall be granted by the Confederacy; and no No title of nobility person holding any office of profit or trust under it, shall, without the to be granted. consent of the Congress, accept of any present, emolument, office, or title of any kind whatever, from any king, prince or foreign State.

9. Congress shall make no law respecting an establishment of relig- Religious freedom ion or prohibiting the free exercises thereof: or abridging the freedom Freedom of speech of speech, or of the press; or the right of the people peaceably to as- and of the press. semble, and to petition the government for a redress of such grievances Right of polition. as the delegated powers of this Government may warrant it to consider

10. A well regulated militia being necessary to the security of a Right to bear and free State, the right of the people to keep and bear arms shall not be keep arms. infringed.

PROVISIONAL CONSTITUTION

Quartering of sol-

11. No soldier shall, in time of peace, be quartered in any house without the consent of the owner; nor in time of war, but in a manner to be prescribed by law.

12. The right of the people to be secure in their persons, houses, pa-

13. No person shall be held to answer for a capital or otherwise in-

Tarasanahle starches and seizures prohibited. pers, and effects, against unreasonable searches and seizures, shall not

No warrantto issue be violated; and no warrants shall issue but upon probable cause, supat on eath or affir ported by oath or affirmation, and particularly describing the place to-

be searched, and the persons or things to be seized.

public use, without compensation.

oriminal cases.

Trials for capital 13. No person shall be nell to assert the confidence of a grand jury, or infamous famous crime, unless on a presentment or indictment of a grand jury, the confidence of in the militia, No one to be twice except in cases arising in the land or naval forces, or in the militia, at in leopardy of the life or limb, for same when in actual service in time of war or public danger; nor shall any offence: nor compelled to testify against person be subject for the same offence to be twice put in jeopardy of atmost; nor be delife or limb; nor shall be compelled in any criminal case, to be a witpatred of life, etc., ness against himself; nor be deprived of life, liberty, or property, with-Private property out due process of law; nor shall private property be taken for public

to be taken for use, without just compensation.

14. In all criminal prosecutions, the accused shall enjoy the right to-Trial by jury in a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor; and to have the assistance of counsel for his defence.

What by jury in civil cases.

Broessive bail not

Limitation of the ndiolal power.

15. In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved; and no fact tried by a jury shall be otherwise re-examined in any court of the Confederacy, than according to the rules of the common law.

16. Excessive bail shall not be required, nor excessive fines imto be required, nor excessive fine im. posed, nor cruel and unusual panishments inflicted.

posed or punishment indicated. 17. The enumeration, in the Constitution, of certain rights, shall not

En umeration of be construed to deny or disparage others retained by the people.

Set of the construed to deny or disparage others retained by the people.

18. The powers not delegated to the Confederacy by the Consti 18. The powers not delegated to the Confederacy by the Constitution. others retained by nor prohibited by it to the States, are reserved to the States respectively. people. Reserved powers.

or to the people.

19. The judicial power of the Confederacy shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the States of the Confederacy, by citizens of another State, or by citizens or subjects of any foreign State.

SECTION &.

Limitation of the wers of the States.

1. No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make any thing but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing the obli-

gation of contracts; or grant any title of nobility.

2. No State shall, without the consent of the Congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws; and the nett produce of all duties and imposts, laid by any State on imports or exports, shall be for the use of the treasury of the Confederacy, and all such laws shall be subject to the revision and control of the Congress. No State, shall, without the consent of Congress, lay any duty of tonnage, enter into any agreement or compact with another State, or with a foreign power. or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

ARTICLE II.

SECTION 1.

1. The Executive power shall be vested in a President of the Con-Executive power shall be vested in a President vested in President. shall hold his office for one year, or until this Provisional Government Duration of his of shall be superceded by a Permanent Government, which soever shall of vice President. first occur.

2. The President and Vice-President shall be elected by ballot by Manner of sleeting the States represented in this Congress, each State casting one vote, President and Vice President. and a majority of the whole being requisite to elect.

3. No person, except a natural born citizen, or a citizen of one of Qualifications of the States of this Confederacy at the time of the adoption of this Constitution, shall be eligible to the office of President; neither shall any person be eligible to that office who shall not have attained the age of thirty-five years, and been fourteen years a resident of one of the States of this Confederacy.

4. In case of the removal of the President from office, or of his vacancy in office or death, resignation, or inability to discharge the powers and duties of President; how sapthe said office, (which inability shall be determined by a vote of twothirds of the Congress,) the same shall devolve on the Vice-President; and the Congress may by law provide for the case of removal, death, resignation, or inability, both of the President and Vice-President, declaring what officer shall then act as President; and such officer shall act accordingly, until the disability be removed or a President shall be elected.

5. The President shall at stated times receive for his services, during Compensation for the period of the Provisional Government, a compensation at the rate the services of the President. of twenty-five thousand dollars per annum; and he shall not receive during that period any other emolument from this Confederacy, or any of the States thereof.

6. Before he enter on the execution of his office, he shall take the Oath of office of following oath or affirmation:

I do solemnly swear (or aftirm) that I will faithfully execute the office of President of the Confederate States of America, and will, to the best of my ability, preserve, protect, and defend the Constitution thereof

SECTION 9.

1. The President shall be Commander-in-Chief of the Army and Navy of the Confederacy, and of the militia of the several States, when of the President. called into the actual service of the Confederacy; he may require the opinion, in writing, of the principal officer in each of the Executive Departments, upon any subject relating to the duties of their respective offices; and he shall have power to grant reprieves and pardons for May grant reprieves and pardons. offences against the Confederacy, except in cases of impeachment.

2. He shall have power, by and with the advice and consent of the by and with consecutive Congress, to make treaties; provided two-thirds of the Congress con- of Congress. cur: and he shall nominate, and by and with the advice and consent of the Congress, shall appoint ambassadors, other public ministers and Ap consuls, judges of the courts, and all other officers of the Confederacy whose appointments are not herein otherwise provided for, and which shall be established by law. But the Congress may, by law, vest the approintment of such inferior officers as they think proper in the President alone, in the courts of law, or in the heads of departments.

Appointments to

3. The President shall have power to fill up all vacancies that may vacances during

the recess of Con-happen during the recess of the Congress, by granting commissions, arels. which shall expire at the end of their next session.

SECTION 8.

Confederacy.

May convene Conmary occasions.

dulies.

Removals from of fice on conviction of orimes.

President to give 1. He shall, from time to time, give to the Congress information of the state of the state of the Confederacy, and recommend to their consideration 1. He shall, from time to time, give to the Congress information of such measures as he shall judge necessary and expedient; he may, on gress on extraordi- extraordinary occasions, convene the Congress at such times as he shall think proper; he shall receive ambassadors and other public ministers; Other powers and he shall take care that the laws be faithfully executed; and shall commission all the officers of the Confederacy.

> 2. The President, Vice-President, and all civil officers of the Confederacy shall be removed from office on conviction by the Congress of treason, bribery, or other high crimes and misdemeanors: a vote of two-thirds shall be necessary for such conviction.

ARTICLE III.

SECTION 1.

Court, etc.

Judicial power 1. The judicial power of the Confederacy Supreme Court, and in such inferior courts as are herein directed, or as the Congress may from time to time ordain and establish.

District Courts established; their ju-

2. Each State shall constitute a District,* in which there shall be a court called a District Court, which, until otherwise provided by the Congress, shall have the jurisdiction vested by the laws of the United States, as far as applicable, in both the District and Circuit Courts of the United States, for that State; the Judge whereof shall be appointed by the President, by and with the advice and consent of the Congress. and shall, until otherwise provided by the Congress, exercise the power and authority vested by the laws of the United States in the Judges of the District and Circuit Courts of the United States, for that State, and shall appoint the times and places at which the courts shall be held. Appeals from Dis- Appeals may be taken directly from the District Courts to the Supreme Court, under similar regulations to those which are provided in cases

preme Court,

When commissions regulations as may be provided by the Congress. of the judges expire.

Supreme Court con-

Transfer of causes

the to suits,

all the judges shall expire with this Provisional Government. 3. The Supreme Court shall be constituted of all the District Judges, stituted of the District Judges; when a majority of whom shall be a quorum, and shall sit at such times and places as the Congress shall appoint.

of appeal to the Supreme Court of the United States, or under such

The commissions of

4. The Congress shall have power to make laws for the transfer of in the Courts of the United States, to the any causes which were pending in the courts of the United States, to courts of the Confed-the courts of the courts o the courts of the Confederacy, and for the execution of the orders, Decrees, etc., of decrees and judgments heretofore rendered by the said courts of the Recourts. United States; and also all lavs which may be requisite to protect the parties to all such suits, orders, judgments, or decrees, their heirs, personal representatives, or assignees.

SECTION 2.

Extent of judicial

1. The judicial power shall extend to all cases of law and equity, arising under this Constitution, the laws of the United States, and of this Confederacy, and treaties made, or which shall be made, under its authority; to all cases affecting ambassadors, other public ministers and consuls; to all cases of admiralty and maritime jurisdiction; to controversies to which the Confederacy shall be a party; controversies between

^{*}This paragraph amended. See post, p. 9.

two or more States; between citizens of different States; between citizens of the same States claiming lands under grants of different States.

2. In all cases affecting ambassadors, other public ministers and Original jurisdiction of the Supreme consuls, and those in which a State shall be a party, the Supreme Court Court. shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and tion. fact, with such exceptions and under such regulations as the Congress shall make.

Appellate jurisdie-

Trial by jury.

3. The trial of all crimes except in cases of impeachment, shall be by jury, and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State. the trial shall be at such place or places as the Congress may by law have directed.

SECTION 8.

1. Treason against this Confederacy shall consist only in levying What constitute war against it, or in adhering to its enemies, giving them aid and com- be proved. fort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

2. The Congress shall have power to declare the punishment of trea-Punishment of trea-Pun son; but no attainder of treason shall work corruption of blood, or for-corruption of blood, feiture, except during the life of the person attainted.

ARTICLE IV.

SECTION 1.

1. Full faith and credit shall be given in each State to the public The public acts, etc., acts, records, and judicial proceedings of every other State. And the full faith and credit. Congress may, by general laws, prescribe the manner in which such acts, records, and proceedings shall be proved and the effect of such proof.

SECTION 2.

1. The citizens of each State shall be entitled to all privileges and Charles entitled to immunities of citizens in the several States.

equal privileges.

2. A person charged in any State with treason, felony, or other crime, who shall flee from justice, and be found in another State, shall, tice. on demand of the executive authority of the State from which he fled, be delivered up, to be removed to the State having jurisdiction of the

Fugitives from jus-

3. A slave in one State, escaping to another, shall be delivered up on claim of the party to whom said slave may belong by the executive authority of the State in which such slave shall be found, and in case In case of abdusof any abduction or forcible rescue, full compensation, including the slave, full compensation of the slave and all costs and expenses, shall be made to the tion to be made. party, by the State in which such abduction or rescue shall take place.

Pogitive slaves.

SECTION 8.

1. The Confederacy shall guarantee to every State in this union, a Republican form of republican form of government, and shall protect each of them against teed to each State; invasion; and, on application of the legislature, or of the executive, invasion and domest(when the legislature cannot be convened,) against domestic violence.

PROVISIONAL CONSTITUTION.

ARTICLE V.

1. The Congress, by a vote of two-thirds, may, at any time, alter or Amendments to Constitution. amend this Constitution.

ARTICLE VI.

reme law of the

The Constitution, laws of the Confederacy which shall racy and treaties, the be made in pursuance thereof, and all treaties made, or which shall be made, under the authority of the Confederacy, shall be the supreme law of the land; and the judges in every State shall be bound thereby, any thing in the Constitution or laws of any State to the contrary notwithstanding.

All matters between States, to be settled.

2. The Government hereby instituted shall take immediate steps for the States forming it, and their their late confederates of the United States in relation to the public rates of the United States in relation to the public property and public debt at the time of their withdrawal from them; these States hereby declaring it to be their wish and earnest desire to adjust everything pertaining to the common property, common liability and common obligations of that union, upon the principles of right, justice, equity, and good faith.

Seat of Govern-

3. Until otherwise provided by the Congress, the city of Montgom-

ery in the State of Alabama, shall be the seat of Government.

Oath of members of

4. The members of the Congress and all executive and judicial offi-Congress, and of ex-No religious test port this Constitution; but no religious test shall be required as a qual-

required as qualifica- ification to any office or public trust under this Confederacy.

Done in the Congress, by the unanimous consent of all the said States, the Eighth day of February, in the year of our Lord, One Thousand, Eight Hundred and Sixty-One; and of the Confederate States of America, the first. In witness whereof, we have hereunto HOWELL COBB, subscribed our names. President of the Congress.

South Carolina.—R. Barnwell Rhett, R. W. Barnwell, James Chesnut, Jr., C. G. Memminger, Wm. Porcher Miles, Lawrence M. Keitt, William W. Boyce, Tho. J. Withers.

Georgia.—R. Toombs, Francis S. Bartow, Martin J. Crawford, E. A. Nisbet, Benjamin H. Hill, Augustus R. Wright, Thos. R. R. Cobb, A. H. Kenan, Alexander H. Stephens.

Florida.—Jackson Morton, Jas. B. Owens, J. Patton Anderson.

Alabama.—Richard W. Walker, Robt. H. Smith, Colin J. McRae, Jno. Gill Shorter, William Parish Chilton, Stephen F. Hale, David P. Lewis, Tho. Fearn, J. L. M. Curry.

Mississippi.-W. P. Harris, Alex. M. Clayton, W. S. Wilson, James T. Harrison, Walker Brooke, William S. Barry, J. A. P. Campbell. Louisiana.—John Perkins, Jr., Alex. de Clouet, C. M. Conrad, Duncan F. Kenner, Edward Sparrow, Henry Marshall.

By a vote of the Congress, on the second day of March, in the year 1861, the Deputies from the State of Texas were authorized to sign the Provisional Constitution above written.

Attest, J. J. HOOPER.

Secretary

Texas.—Thomas M. Waul, Williamson S. Oldham, John Gregg, John H. Reagan, W. B. Ochiltree, John Hemphill, Louis T. Wigfall.

AMENDMENT

TO THE

PROVISIONAL CONSTITUTION

OF THE

CONFEDERATE STATES.

An Ordinance of the Convention of the Congress of the Confederate States.

May 21, 1861.

Be it ordained by the Congress of the Confederate States of America, That the second paragraph of the first section of the third Article of the Constitution of the Confederate States of America, be so amended in the first line of said paragraph, as to read, "Each state shall, until otherwise enacted by law, constitute a district;" and in the sixth line, after the word "judge," add "or judges."

APPROVED May 21, 1861.

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CONSTITUTION

OF THE

CONFEDERATE STATES OF AMERICA-

We, the people of the Confederate States, each State acting in its the Constitution was sovereign and independent character, in order to form a permanent ordained and established government, establish justice, insure domestic tranquility, and lished. secure the blessings of liberty to ourselves and our posterity—invoking the favor and guidance of Almighty God-do ordain and establish this Constitution for the Confederate States of America.

ARTICLE I.

SICTION 1.

All legislative powers herein delegated shall be vested in a Congress Legislative power of the Confederate States, which shall consist of a Senate and House vested in Congress. of Representatives.

SECTION 2.

1. The House of Representatives shall be composed of members House of Repre-chosen every second year by the people of the several States; and the chosen; qualification electors in each State shall be citizens of the Confederate States, and cf electors. have the qualifications requisite for electors of the most numerous branch of the State Legislature; but no person of foreign birth, not a citizen of the Confederate States, shall be allowed to vote for any officer, civil or political, State or Federal.

2. No person shall be a Representative who shall not have attained Representative. the age of twenty-five years, and be a citizen of the Confederate States, and who shall not, when elected, be an inhabitant of that State in

which he shall be chosen,

3. Representatives and direct taxes shall be apportioned among the tives and direct taxes several States, which may be included within this Confederacy, accord- are apportioned. ing to their respective numbers, which shall be determined, by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all slaves. The actual enumeration shall be made within three years after the first meeting of the Congress of the Consederate States, and within every ten years. ever subsequent term of ten years, in such manner as they shall by The number of Representatives shall not exceed one for ation limited. every fifty thousand, but each State shall have at least one Representative; and until such enumeration shall be made, the State of South Carolina shall be entitled to choose six; the State of Georgia ten; the State of Alabama nine; the State of Florida two; the State of Mississippi seven; the State of Louisiana siz; and the State of Texas six.

Census to be taken

representation; how Vacancies in the

4. When vancancies happen in the representation from any State, the Executive authority thereof shall issue writs of election to fill such vacancies.

House chooses its officers, and has nower of impeachment,

5. The House of Representatives shall choose their Speaker and other officers; and shall have the sole power of impeachment; except that any judicial or other Federal officer, resident and acting solely within the limits of any State, may be impeached by a vote of twothirds of both branches of the Legislature thereof.

SECTION 8.

Senate; how com-sed. Senators; now chosen.

1. The Senate of the Confederate States shall be composed of two Senators from each State, chosen for six years by the Legislature thereof, at the regular session next immediately preceding the commencement of the term of service; and each Senator shall have one vote.

Senators divided into three classes

When seats of Senators vacated.

Immediately after they shall be assembled, in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the Senators of the first class shall be vacated at the expiration of the second year; of the second class at the expiration of the fourth year; and of the third class at the expiration of the Executive of a sixth year; so that one-third may be chosen every second year; and state may fill vacan-of during recess of if vacancies happen by resignation, or otherwise, during the recess of the Legislature of any State, the Executive thereof may make temporary appointments until the next meeting of the Legislature which shall then fill such vacancies.

Legislature. Qualifications

Senators

No person shall be a Senator who shall not have attained the age of thirty years, and be a citizen of the Confederate States; and who shall not, when elected, be an inhabitant of the State for which he shall be chosen.

Vice President is President of Senate

4. The Vice President of the Confederate States shall be President votes only on equal of the Senate, but shall have no vote unless they be equally divided.

division.

5. The Senate shall choose their other officers; and also a President Senate chooses its 5. The Senate shall choose their others, and also a senate shall choose President pro tempore in the absence of the Vice President, or when he shall choose President pro evercise the office of President of the Confederate States.

Senate has power to try impeach-

6. The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the Confederate States is tried, the Chief Justice shall preside; and no person shall be convicted without the con-

Chief Justice pre-sides when President is tried.

currence of two-thirds of the members present.

Extent of judgment on impeachment.

7. Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office Party convicted of honor, trust or profit, under the Confederate States; but the party convicted shall, nevertheless, be liable and subject to indictment, trial, judgment and punishment according to law.

SECTION 4.

Time, place, and manner of electing Senators and Representatives; how prescribed.

1. The times, places and manner of holding elections for Senators and Representatives, shall be prescribed in each State by the Legislaure thereof, subject to the provisions of this Constitution; but the Congress may, at any time, by law, make or alter such regulations, except as to the times and places of choosing Senators.

How often and when Congress to

2. The Congress shall assemble at least once in every year; and such meeting shall be on the first Monday in December, unless they shall, by law, appoint a different day.

A POTTORS

1. Each House shall be the judge of the elections, returns, and Each House the qualifications of its own members, and a majority of each shall con- of its own members. stitute a quorum to do business; but a smaller number may adjourn A majority to consti-from day to day, and may be au horized to compel the attendance of absent members, in such manner and under such penalties as each House may provide.

2. Each House may determine the rules of its proceedings, punish Each House to determine its own rules. its members for disorderly behavior, and with the concurrence of two-

thirds of the whole number expel a member.

3. Each House shall keep a journal of its proceedings, and from Rach House to keep time to time publish the same, excepting such parts as may in their a journal. judgment require secrecy; and the yeas and nays of the members of either House, on any question, shall, at the desire of one-fifth of those

present, be entered on the journal.

4. Neither House, during the session of Congress, shall, without the Adjournment of consent of the other, adjourn for more than three days, nor to any other of the other. place than that in which the two Houses shall be sitting.

SECTION 6.

1. The Senators and Representatives shall receive a compensation for Compensation of their services, to be ascertained by law, and paid out of the treasury of leges. the Confederate States. They shall, in all cases, except treason, felony, and breach of the peace, be privileged from arrest during their attendance at the session of their respective Houses, and in going to and returning from the same; and for any speech or debate in either House. they shall not be questioned in any other place.

2. No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the certain offi Confederate States, which shall have been created, or the emoluments whereof shall have been increased during such time; and no person holding any office under the Confederate States shall be a member of either House during his continuance in office. But Congress may, by law, grant to the principal officer in each of the Executive Departments

Disability to hold

a seat upon the floor of either House, with the privilege of discussing the Departments may any measures appertaining to his department.

Principal officers in discuss certain anfes.

SECTION 7.

I. All bills for raising revenue shall originate in the House of Bills for raising Representatives; but the Senate may propose or concur with amend-originate. ments, as on other bills.

2. Every bill which shall have passed both Houses, shall, before it Power of the Prost becomes a law, be presented to the President of the Confederate States; enacting law, and if he approve, he shall sign it; but if not, he shall return it, with his proceedings therein. objections, to that House in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If, after such reconsideration, two-thirds of that House shall agree to pass the bill, it shall be sent, together with the objections, to the other House, by which it shall likewise be reconsidered, and if approved by two-thirds of that House, it shall become a law. But in all such cases, the votes of both Houses shall be determined by year and nays, and the names of the persons voting for and against the bill shall be entered on the journal of each House respectively. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in

like manner as if he had signed it, unless the Congress, by their adjournment, prevent its return; in which case it shall not be a law. The President may approve any appropriation and disapprove any other appropriation in the same bill. In such case he shall, in signing the bill, designate the appropriations disapproved; and shall return a copy of such appropriations, with his objectio s, to the House in which the bill shall have originated; and the same proceedings shall then be had as in case of other bills disapproved by the President.

Same as to resolutions, etc.

3. Every order, resolution or vote, to which the concurrence of both Houses may be necessary, (except on a question of adjournment,) shall be presented to the President of the Confederate States; and before the same shall take effect, shall be approved by him; or being disapproved by him, shall be re-passed by two-thirds of both Houses, according to the rules and limitations prescribed in case of a bilk

SECTION 8.

The Congress shall have power— *

Power of Congress.

To borrow money.

To regulate commerce; but not to aptain purposes.

on navigation.

To make laws as to naturalization and bankrupicy.

To punish counterfeiters.

To establish postoffices.

To promote science and useful arts.

To constitute inferior Courts.

To declare war, etc.

To raise armies.

1. To lay and collect taxes, duties, imposts, and excises, for revenue To lay taxes; but necessary to pay the debts, provide for the common defence, and carry not to grant boun less or on the government of the Confederate States; but no bounties shall duties to foster any be granted from the treasury; nor shall any duties or taxes on importations from foreign nations be laid to promote or foster any branch of in-Duties to be uni-dustry; and all duties, imposts, and excises shall be uniform throughout the Confederate States:

2. To borrow money on the credit of the Confederate States:

3. To regulate commerce with foreign nations, and among the sevepropriate money for ral States, and with the Indian tribes; but neither this, nor any other ments, exception cer-clause contained in the constitution, shall ever be construed to delegate the power to Congress to appropriate money for any internal improvement intended to facilitate con merce; except for the purpose of furnishing lights, beacons, and buoys, and other aids to navigation upon the coasts, and the improvement of harbors and the removing of obstruc-When to lay duties tions in river navigation, in all which cases, such duties shall be laid on the navigation facilitated thereby, as may be necessary to pay the costs and expenses thereof:

4. To establish uniform laws of naturalization, and uniform laws on the subject of bankruptcies, throughout the Confederate States; but no law of Congress shall discharge any debt contracted before the passage of the same:

To coin money, and sage of the same.

Ax the standard of 5. To coin money, regulate the value the weights and measures:

Ax the standard of weights and measures: 5. To coin money, regulate the value thereof and of foreign coin, and

To provide for the punishment of counterfeiting the securities and current coin of the Confederate States:

7. To establish post-offices and post-routes; but the expenses of the Post-office Department, after the first day of March in the year of our Lord eighteen hundred and sixty-three, shall be paid out of its own

8. To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries:

9. To constitute tribunals inferior to the Supreme Court:

To punish piracles 10. To denne and punish piracles and felomes on the seas, and offences against the law of nations: 10. To define and punish piracies and felonies committed on the high

11. To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water:

12. To raise and support armies; but no appropriation of money to that use shall be for a longer term than two years:

13. To provide and maintain a navy:

To make rules for

14. To make rules for the government and regulation of the land and Army and Navy. naval forces:

15. To provide for calling forth the militia to execute the laws of the To provide for call-Confederate States, suppress insurrections, and repel invasions:

ing out the militia.

16. To provide for organizing, arming, and disciplining the militia, To provide for orand for governing such part of them as may be employed in the service of the Confederate States; reserving to the States, respectively, the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress:

17. To exercise exclusive legislation, in all cases whatsoever, over To exercise exclusive legislation over such district (not exceeding ten miles square) as may, by cession of seat of government one or more States and the acceptance of Congress, become the seat over the C. A. and of the government of the Confederate States and the average like over the C. A. and the government of the Confederate States and the average like over the Confederate States and the average like over the Confederate States.

of the government of the Confederate States: and to exercise like authority over all places purchased by the consent of the legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dockyards, and other needful buildings: and

18. To make all laws which shall be necessary and proper for carry- To make all laws necessary and proper ing into execution the foregoing powers, and all other powers vested to execute other powby this Constitution in the government of the Confederate States, or era. in any department or officer thereof.

To make all laws

SECTION 9.

1. The importation of negroes of the African race, from any foreign Importation of African race, from any foreign country other than the slaveholding States or Territories of the United den. or Territories of the United den. States of America, is hereby forbidden; and Congress is required to pass such laws as shall effectually prevent the same.

2. Congress shall also have power to prohibit the introduction of Introduction of slaves prohibited. slaves from any State not a member of, or Territory not belonging to, this Confederacy.

3. The privilege of the writ of habeas corpus shall not be suspended, write of habeas unless when in cases of rebellion or invasion the public safety may pended. require it.

4. No bill of attainder, expost facto law, or law denying or impa[]r- Bills of attainder, or expost facto laws, g the right of property in negro slaves shall be passed. ing the right of property in negro slaves shall be passed.

5. No capitation or other direct tax shall be laid, unless in propor- slaves. tion to the census or enumeration hereinbefore directed to be taken.

right of property in

6. No tax or duty shall be laid on articles exported from any State, exported from any except by a vote of two-thirds of both Houses.

tate.

7. No preference shall be given by any regulation of commerce or No preference to revenue to the ports of one State over those of another.

over another.

8. No money shall be drawn from the treasury, but in consequence No money drawn from the treasury but of appropriations made by law; and a regular statement and account by law. Receipts and of the receipts and expenditures of all public money shall be published expenditures published.

from time to time. 9. Congress shall appropriate no money from the treasury except Appropriations of by a vote of two-thirds of both Houses, taken by yeas and nays, unless sury; when authorit be asked and estimated for by some one of the heads of departments, 'sed. and submitted to Congress by the President; or for the purpose of paying its own expenses and contingencies; or for the payment of claims against the Confederate States, the justice of which shall have been judicially declared by a tribunal for the investigation of claims against the government, which it is hereby made the duty of Congress to establish.

10. All bills appropriating money shall specify in federal currency Bills appropriating the exact amount of each appropriation and the purposes for which it city.

and officers.

Congress to grant is made; and Congress shall grant no extra compensation to any public to contractors contractor, officer, agent or servant, after such contract shall have been made or such service rendered.

Titles of nobility not to be granted,

11. No title of nobility shall be granted by the Confederate States; of to be granted, and no person holding any office of profit or trust under them, shall, officers of 0.8 not without the consent of the Congress, accept of any present, emoluto accept presents ment, office or title of any kind whatever, from any king, prince, or foreign state.

Religious freedom.

and of the press. Right of petition.

12. Congress shall make no law respecting an establishment of Freedom of speech religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble and petition the government for a redress of griev-

Right to bear and keep arms.

13. A well-regulated militia being necessary to the security of a free state, the right of the people to keep and bear arms shall not be infringed.

Quartering of soldiers.

14. No soldier shall, in time of peace, be quartered in any house, without the consent of the owner; nor in time of war, but in a manner to be prescribed by law.

Unreasonable searches and seizures prohibited.

No warrant to issue but on oath.

15. The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated; and no warrants shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

or limb for same of-

out compensation.

Trial by jury in criminal cases.

Trials for capital 16. No person snall be need to answer. ... officeres or infamous infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the No one to be twice militia, when in actual service in time of war or public danger; nor put in jeopardy of life shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor be compelled, in any criminal case, to be a witness against himself; nor be deprived of life, liberty, or property Private property a witness against minisen; nor of deprivate or me, mostly, or property not to be taken with without due process of law; nor shall private property be taken for public use, without just compensation.

17. In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor; and to have the assistance of counsel for his defence.

Trial by jury in

18. In suits at common law, where the value in controversy shall excesd twenty dollars, the right of trial by jury shall be preserved; and Excessive ball not no fact so tried by a jury shall be otherwise re-examined in any court to be required, nor of the Confederacy, than according to the rules of common law.

osed or punishment inflicted.

19. Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Laws to relate to

but one subject to be expressed in the title. but one subject, and that shall be expressed in the title. 20. Every law, or resolution having the force of law, shall relate to

SECTION 10.

Limitation of the powers of the States.

 No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; make any thing but gold and silver coin a tender in payment of debts; pass any bill of attainder, or ex post facto law, or law impairing the obligation of contracts: or grant any titte of nobility.

2. No State shall, without the consent of the Congress, lay any

imposts or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws; and the nett produce of all duties and imposts, laid by any State on imports or exports, shall be for the use of the Treasury of the Confederate States; and all such laws

shall be subject to the revision and control of Congress.

3. No State shall, without the consent of Congress, lay any duty on tonnage, except on sea-going vessels, for the improvement of its rivers and harbors navigated by the said vessels; but such duties shall not conflict with any treaties of the Confederate States with foreign nations; and any surplus revenue, thus derived, shall, after making such improvement, be paid into the common treasury. Nor shall any State keep troops or ships-of-war in time of peace, enter into any agreement or compact with another State, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay. But when any river divides or flows through two or more States, they may enter into compacts with each other to improve the navigation thereof.

ARTICLE II.

SECTION 1.

1. The executive power shall be vested in a President of the Confederate States of America. He and the Vice President shall hold Term of office of their offices for the term of six years; but the President shall not be President.

The President and Vice President shall not be President. re-eligible. The President and Vice President shall be elected as follows:

2. Each State shall appoint, in such manner as the legislature thereof dent and vice Presi may direct, a number of electors equal to the whole number of Sena-dent. tors and Representatives to which the State may be entitled in the Congress; but no Senator or Representative or person holding an office of trust or profit under the Confederate States, shall be appointed an elector.

Number for

3. The electors shall meet in their respective States and vote by Meetings of ele ballot for President and Vice President, one of whom, at least, shall eedings. not be an inhabitant of the same State with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice President, and of the number of votes for each, which lists they shall sign and certify, and transmit, sealed, to the seat of the government of the Confederate States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest Bestion of Presi number of votes for President shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then, from the persons having the highest numbers, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States—the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President, whenever the right of choice shall devolve upon them, before the fourth day of March next following,

Meetings of elec-

then the Vice President shall act as President, as in case of the death, or other constitutional disability of the President.

President

4. The person having the greatest number of votes as Vice President, shall be the Vice President, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then, from the two highest numbers on the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of twothirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice.

Person ineligible to Mee of Vice Presi-

5. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice President of the Confederate States.

Congress to pre-scribe time of choose day they vote.

6. The Congress may determine the time of choosing the electors, ing electors, and the and the day on which they shall give their votes; which day shall be the same throughout the Confederate States.

Bligibility to the office of President.

7. No person except a natural born citizen of the Confederate States, or a citizen thereof at the time of the adoption of this Constitution, or a citizen thereof born in the United States prior to the 20th of December, 1860, shall be eligible to the office of President; neither shall any person be eligible to that office who shall not have attained the age of thirty-five years, and been fourteen years a resident within the limits of the Confederate States, as they may exist at the time of his election.

Vice President t act when office President vacant.

8. In case of the removal of the President from office, or of his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the Vice President; and the Congress may, by law, provide for the case of removal, death, resignation, or inability, both of the President and Vice President, declaring what officer shall then act as President; and such officer shall act accordingly, until the disability be removed or a President shall be elected.

Compensation of the President.

The President shall, at stated times, receive for his services a compensation, which shall neither be increased nor diminished during the period for which he shall have been elected; and he shall not receive within that period any other emolument from the Confederate States, or any of them.

Oath to be taken by President.

- Before he enters on the execution of his office, he shall take the following oath or affirmation:
- "I do solemnly swear (or affirm) that I will faithfully execute the office of President of the Confederate States, and will, to the best of my ability, preserve, protect, and defend the Constitution thereof."

SECTION 2.

Powers and duties of the President.

1. The President shall be commander-in-chief of the army and navy of the Confederate States, and of the militia of the several States, when called into the actual service of the Confederate States; he may require the opinion, in writing, of the principal officer in each of the executive departments, upon any subject relating to the duties of their respective May grant reprieves offices; and he shall have power to grant reprieves and pardons for offences against the Confederate States, except in cases of impeachment.

He shall have power, by and with the advice and consent of the

and pardons.

May make treaties by and with the ad-Congress.

vice and consent of Senate, to make treaties; provided two-thirds of the Senators present concur; and he shall nominate, and by and with the advice and consent of the Senate, shall appoint ambassadors, other public ministers and Appointments to consuls, judges of the Supreme Court, and all other officers of the Confederate States whose appointments are not herein otherwise provided for, and which shall be established by-law; but the Congress may, by law, vest the appointment of such inferior officers, as they think proper,

an the President alone, in the courts of law, or in the heads of depart-

3. The principal officer in each of the executive departments, and all when, and by persons connected with the diplomatic service, may be removed from removed from office. office at the pleasure of the President. All other civil officers of the executive departments may be removed at any time by the President, or other appointing power, when their services are unnecessary, or for dishonesty, incapacity, inefficiency, misconduct, or neglect of duty; and when so removed, the removal shall be reported to the Senate, together with the reasons therefor.

4. The President shall have power to fill all vacancies that may hap- President to fill vapen during the recess of the Senate, by granting commissions which cancles during rece shall expire at the end of their next session; but no person rejected by the Senate shall be re-appointed to the same office during their ensuing recess.

SECTION 8.

1. The President shall, from time to time, give to the Congress in-President to give formation of the state of the Confederacy, and recommend to their of the State of the consideration such measures as ne snan juage necessary and capean,
he may, on extraordinary occasions, convene both Houses, or either May convene Conof them; and in case of disagreement between them, with respect to ry occasions.

When he may adconsideration such measures as he shall judge necessary and expedient; Confederacy. the time of adjournment, he may adjourn them to such time as he when he may shall think proper; he shall receive ambassadors and other public. Shall receive shall think proper; he shall receive ambassadors and other public Shall receive amministers; he shall take care that the laws be faithfully executed, and bassadors and ministers; and commission shall commission all the officers of the Confederate States.

SECTION 4.

1. The President, Vice President, and all civil officers of the Con-Removals from officerate States, shall be removed from office on impeachment, for and and conviction of conviction of, treason, bribery, or other high crimes and misdemeanors. crimes.

ARTICLE III.

SECTION 1.

1. The judicial power of the Confederate States shall be vested in Judicial power one Supreme Court, and in such inferior courts as the Congress may, preme Court, etc. from time to time, ordain and establish. The judges, both of the Term of office and compensation of the term of th Supreme and inferior courts, shall hold their offices during good judges. behavior, and shall, at stated times, receive for their services a compensation which shall not be diminished during their continuance in office.

SHOWLON 2.

1. The judicial power shall extend to all cases arising under this Constitution, the laws of the Confederate States, and treaties made, or which shall be made, under their authority; to all cases affecting ambassadors, other public ministers and consuls; to all cases of admiralty and maritime jurisdiction; to controversies to which the Confederate States shall be a party; to controversies between two or more States; between a State and citizens of another State, where the State is plaintiff; between citizens claiming lands under grants of different States; and between a State or the citizens thereof, and foreign states, citizens or subjects; but no State shall be sued by a citizen or subject of any foreign state.

Extent of the judi-

When Supreme appellate.

2. In all cases affecting ambassadors, other public ministers and con-Court has original furisdiction; when suls, and those in which a State shall be a party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction both as to law and fact, with such exceptions and under such regulations as the Congress shall make.

All crimes to be tried by jury. to be.

3. The trial of all crimes, except in cases of impeachment, shall be where such trials by jury, and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State, the trial shall be at such place or places as the Congress may by law have directed.

SECTION 8.

What constitutes treason and how to be proved.

1. Treason against the Confederate States shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

scribe punishment of

2. The Congress shall have power to declare the punishment of treason. Not to work treason; but no attainder of treason shall work corruption of blood, or corruption of blood, forfeiture, except during the life of the person attainted.

ARTICLE IV.

SECTION 1.

Credit to be given in one State to public Acts, et ... of another.

1. Full faith and credit shall be given in each State to the public acts, records, and judicial proceedings of every other State. And the Congress may, by general laws, prescribe the manner in which such acts, records, and proceedings shall be proved, and the effect thereof.

SECTION 2.

Citizens of each tate entitled to privi-

1. The citizens of each State shall be entitled to all the privileges make entitled to privi-eges, etc., in other and immunities of citizens in the several States; and shall have the right of transit and sojourn in any State of this Confederacy, with their slaves and other property; and the right of property in said slaves shall not be thereby impaired.

Fugitives from jus-

2. A person charged in any State with treason, felony, or other crime against the laws of such State, who shall flee from justice, and be found in another State, shall, on demand of the executive authority of the State from which he fled, be delivered up, to be removed to the State having jurisdiction of the crime.

Pugitive slaves.

3. No slave or other person held to service or labor in any State or Territory of the Confederate States, under the laws thereof, escaping or lawfully carried into another, shall, in consequence of any law or regulation therein, be discharged from such service or labor: but shall be delivered up on claim of the party to whom such slave belongs, or to whom such service or labor may be due.

SECTION 8.

New States may admitted into the Confederacy.

1. Other States may be admitted into this Confederacy by a vote of two-thirds of the whole House of Representatives and two-thirds of the Senate, the Senate voting by States; but no new State shall be formed or erected within the jurisdiction of any other State; nor any State be formed by the junction of two or more States, or parts of States, without the consent of the legislatures of the States concerned. as well as of the Congress.

2. The Congress shall have power to dispose of and make all need- Power of Congress ful rules and regulations concerning the property of the Confederate the Confederate flates

States, including the lands thereof.

3. The Confederate States may acquire new territory; and Con- New territory may gress shall have power to legislate and provide governments for the gress to prescribe inhabitants of all territory belonging to the Confederate States, lying government for its minimum to the confederate states, lying government for the confederate states and lying government for the confederate states. without the limits of the several States; and may permit them. at they may form states. such times, and in such manner as it may by law provide, to form States to be admitted into the Confederacy. In all such territory, the institution of negro slavery, as it now exists in the Confederate States, Negro slavery to be shall be recognized and protected by Congress and by the territorial tected in territories. government: and the inhabitants of the several Confederate States and Territories shall have the right to take to such territory any slaves lawfully held by them in any of the States or Territories of the Confederate States.

4. The Confederate States shall guarantee to every State that now government guarantes, or hereafter may become, a member of this Confederacy, a republican form of government; and shall protect each of them against Protection of States invasion; and on application of the legislature, (or of the executive, against invasion, etc. when the legislature is not in session,) against domestic violence.

ARTICLE V.

SECTION 1.

1. Upon the demand of any three States, legally assembled in their the Constitution. several conventions, the Congress shall summon a convention of all the States, to take into consideration such amendments to the Constitution as the said States shall concur in suggesting at the time when the said demand is made; and should any of the proposed amendments to the Constitution be agreed on by the said convention—voting by States—and the same be ratified by the legislatures of two-thirds of the several States, or by conventions in two-thirds thereof—as the one or the other mode of ratification may be proposed by the general convention—they shall thenceforward form a part of this Constitution. But no State shall, without its consent, be deprived of its equal representation in the Senate.

Mode of amending

ARTICLE VI.

1. The Government established by this Constitution is the successor character of the of the Provisional Government of the Confederate States of America, government established by this Constiand all the laws passed by the latter shall continue in force until the tution. same shall be repealed or modified; and all the officers appointed by Officers appointed the same shall remain in office until their successors are appointed and Government remain qualified, or the offices abolished.

2. All debts contracted and engagements entered into before the Debts, etc., hereto-adoption of this Constitution shall be as valid against the Confederate fore contracted, valid against C. S. 2. All debts contracted and engagements entered into before the States under this Constitution, as under the Provisional Government.

in office.

3. This Constitution, and the laws of the Confederate States made What is the suin pursuance thereof, and all treaties made, or which shall be made, preme law of the land. under the authority of the Confederate States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the Constitution or laws of any State to the contrary not withstanding.

4. The Senators and Representatives before mentioned, and the-Oath to support 4. The Senators and Representatives before mentioned, and the Constitution; by members of the several State legislatures, and all executive and judicial officers, both of the Confederate States and of the several States, shall be bound by oath or affirmation to support this Constitution; but No religious test no religious test shall ever be required as a qualification to any officeor public trust under the Confederate States.

all be required. Snumeration of

5. The enumeration, in the Constitution, of certain rights, shall not sertain rights, not to be construed to deny or disparage others retained by the people of the several States.

Reserved powers.

people.

6. The powers not delegated to the Confederate States by the Constitution, nor prohibited by it to the States, are reserved to the States, respectively, or to the people thereof.

ARTICLE VIF.

Ratification of this nstitution.

1. The ratification of the conventions of five States shall be sufficient for the establishment of this Constitution between the States so ratifying the same.

2. When five States shall have ratified this Constitution, in the the Provisional Constitution, to prescribe manner before specified, the Congress under the Provisional Constitution, to prescribe tion shall prescribe the time for holding the election of President and election of President, Vice President; and for the meeting of the Electoral College; and for meeting of the electron countries the votes, and inaugurating the President. They shall, also, term, etc., and time countries the time for holding the first election of members of Congress tion of members of under this Constitution, and the time for assembling the same. Until under this Constitution, and the time for assembling the same. Until the assembling of such Congress, the Congress under the Provisional How tong Congress Constitution shall continue to exercise the legislative powers granted under the Provisional them: not extending beyond the time limited by the Constitution of the Provisional Government.

cise power.

Adopted unanimously by the Congress of the Confederate States of South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana and Texas, sitting in Convention at the capitol, in the city of Montgomery, Alabama, on the Eleventh day of March, in the year Eighteen Hundred and Sixty-One. HOWELL COBB. President of the Congress.

South Carolina.-R. Barnwell Rhett, C. G. Memminger, Wm. Porches Miles, James Chesnut, Jr., R. W. Barnwell, William W. Boyce, Lawrence M. Keitt, T. J. Withers.

Georgia .- Francis S. Bartow, Martin J. Crawford, Benjamin H. Hill, Thos. R. R. Cobb.

Florida.—Jackson Morton, J. Patton Anderson, Jas. B. Owens.

Alabama.—Richard W. Walker, Robt. H. Smith, Colin J. McRae, William P. Chilton, Stephen F. Hale, David P. Lewis, Tho. Fearn, Jno. Gill Shorter, J. L. M. Curry.

Mississippi .- Alex. M. Clayton, James T. Harrison, William S. Barry, W. S. Wilson, Walker Brooke, W. P. Harris, J. A. P. Campbell. Louisiana.—Alex. de Clouet, G. M. Conrad, Duncan F. Kenner, Henry

Marshall.

Texas.-John Hemphill, Thomas N. Waul, John H. Reagan, Williamson S. Oldham, Louis T. Wigfall, John Gregg, William Beck Ochiltree.

EXTRACT FROM THE JOURNAL OF THE CONGRESS.

Congress, March 11, 1862.

On the question of the adoption of the Constitution of the Confederate States of America, the vote was taken by yeas and nays; and

the Constitution was unanimously adopted, as follows:

Those who voted in the affirmative being Messrs. Walker, Smith, Curry, Hale, McRae, Shorter, and Fearn, of Alabama, (Messrs. Chilton and Lewis being absent); Messrs. Morton, Anderson, and Owens, of Florida; Messrs. Toombs, Howell Cobb, Bartow, Nisbet, Hill, Wright, Thomas R. R. Cobb, and Stephens, of Georgia, (Messrs. Crawford and Kenan being absent); Messrs. Perkins, de Clouet, Conrad, Kenner, Sparrow, and Marshall, of Louisiana; Messrs. Harris, Brooke, Wilson, Clayton, Barry, and Harrison, of Mississippi, (Mr. Campbell being absent); Messrs. Rhett, Barnwell, Keitt, Chesnut, Memminger, Miles, Withers, and Boyce, of South Carolina; Messrs. Reagan, Hemphill, Waul, Gregg, Oldham, and Ochiltree, of Texas, (Mr. Wigfall being absent).

A true copy:

J. J. HOOPER,
Secretary of the Congress.

Congress, March 11, 1861.

I do hereby certify that the foregoing are, respectively, true and correct copies of "The Constitution of the Confederate States of America," unanimously adopted this day, and of the yeas and nays on the question of the adoption thereof.

HOWELL COBB,

President of the Congress.

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THE

LAWS OF THE CONFEDERATE STATES.

PUBLIC ACTS OF THE PROVISIONAL CONGRESS

OF THE

CONFEDERATE STATES.

Passed at the first session of the Provisional Congress, which was begun and held at the City of Montgomery, on Monday, February 4, 1861, and continued to March 16, 1861.

JEFFERSON DAVIS, President. ALEXANDER H. STEPHENS, Vice President of the Confederate States. HOWELL COBB, President of the Congress.

STATUTE I.

CHAPTER I .- An Act to continue in force certain laws of the United States of America.

February 9, 1861.

Be it enacted by the Confederate States of America in Congress Octain laws of the assembled, That all the laws of the United States of America in force tinued in force. and in use in the Confederate States of America on the first day of November last, and not inconsistent with the Constitution of the Confederate States, be and the same are hereby continued in force until altered or repealed by the Congress.

ADOPTED February 9, 1861.

CRAD. II.—An Act to continue in office the Officers connected with the Collection of the Customs in the Confederate States of America.

Be it enacted by the Confederate States of America in Congress Custom House officers who, at the time of the adoption of treasurers, continued the Constitution of the Provisional Government of these states, held in office. and exercised any office connected with the collection of the customs, duties and imposts in the several states of this Confederacy, or as assistant treasurers entrusted with keeping the moneys arising therefrom, are hereby appointed to the several offices which at the said date they respectively held; and they shall have the same powers, be subject to Their salaries, fees, the same duties, and be entitled to the same salaries, fees and emoluments as are set forth and provided in and by the laws of the United States of America, until the first day of April next: Provided, That the maximum of compensation which each collector shall receive from all sources shall not exceed the rate of five thousand dollars per annum.

To execute bond.

SEC. 2. Each collector so appointed shall, within two weeks from the date of this act, execute to the Confederate States of America a bond in the same amount and subject to a like condition with his last. bond to the United States of America, with sureties to be approved by a judge of any superior or circuit court of the state where such collector is located. And each of the other officers shall, within one week after the collector shall have entered upon the discharge of his duties, execute to the Confederate States of America a bond in the same amount and subject to the like condition with his last bond to the United States of America, (in case he was required to execute a bond,) with sureties to be approved by the collector of the port where such office is located.

And take certain

SEC. 3. The said several officers shall take an oath before a magistrate, well and faithfully to discharge the duties of his office, and to support the constitution of the Provisional Government of the Confederate States of America; which said oath shall be endorsed upon the bond; and the bond shall be filed in the office of the Secretary of the Treasury, or in such other place as he may direct.

Where bond to be

ADOPTED February 14, 1861.

Pebruary 18, 1861. CHAP. III.—An Act to exempt from duty certain commodities therein named, and for other

Articles exempt from duty.

Be it enacted by the Confederate States of America in Congress assembled, That the following articles shall be exempt from duty and admitted free into said states, to wit: Bacon, pork, hams, lard, beef, fish of all kinds, wheat and flour of wheat and flour of all other grains, Indian corn and meal, barley and barley flour, rye and rye flour, oats and oat meal, gunpowder and all the materials of which it is made, lead in all forms, arms of every description, and munitions of war and military accoutrements, percussion caps, living animals of all kinds; also all agricultural products in their natural state.

Goods imported empt from duty.

SEC. 2. And be it further enacted, That all goods, wares and merfrom any one of the chandise imported from any one of the late United States of America, late U. S. nota member of the O. S. ex- not being now a member of this Confederacy, into this Confederacy, before the fourth day of March next, which may have been bona fide purchased heretofore, or within ten days after the passage of this act, shall be exempt and free from duty.

State of Texas exempted from operaempted from opera-tion of the tariff.

SEC. 3. And be it further enacted, That the State of Texas be and is hereby exempted from the operation of the tariff laws heretofore passed and adopted by this Congress.

ADOPTED February 18, 1861.

February 20, 1861.

CHAP. IV .- An Act to provide Munitions of War, and for other purposes.

Contracts for the purchase, manufac-ture and alteration of arms, authorized.

Sec. 1. Be it enacted by the Confederate States of America in Congress assembled, That the President, or the Secretary of War, under his direction, is hereby authorized and empowered to make contracts for the purchase and manufacture of heavy ordnance and small arms; and of machinery for the manufacture or alteration of small arms and Agents and artisans munitions of war, and to employ the necessary agents and artisans for these purposes; and to make contracts for the establishment of powder mills and the manufacture of powder; and the President is authorized

be employed.

to make contracts provided for in this act, in such manner and on such terms as in his judgment the public exigencies may require.

Approved February 20, 1861.

CHAP. V .- An Act to authorize the President to appoint a Private Secretary.

February 20, 1961.

Be it enacted by the Confederate States of America in Con-Be it enacted by the Confederate States of America in Con-President authoreuse assembled, and it is hereby enacted by the authority of the vale Becreary. same, That the President of the Confederate States of America be and he is hereby authorized to appoint a private secretary, through whom he may communicate with Congress, and who shall discharge such duties as may be assigned him by the President, and shall receive such compensation for his services as shall be fixed by law.

His compensation See Acts March 7, 1861, and May 21, 1861.

Approved February 20, 1861.

CHAP. VI .- An Act to determine the Salaries of the Vice President and of the Heads of De-

The Congress of the Confederate States of America do enact, That Enlartes of the Vice the annual compensation of the Vice President, and of the Secretaries of the Departments. of State, of the Treasury, of War, of the Navy, the Postmaster General, and the Attorney General, shall be at the rate of six thousand dollars, payable quarterly in advance.

Approved February 21, 1861.

CHAP. VII .- An Act to organize the Department of State.

February 21, 1861.

The Congress of the Confederate States of America do enact, That there shall be an executive department, to be denominated organized. the Department of State; and there shall be a principal officer therein, to be called the Secretary of State, who shall perform and execute such duties as shall from time to time be enjoined on or entrusted to him by the President of the Confederate States, agreeably to the Constitution, relative to correspondences, commissions or instructions to or with public ministers or consuls from the Confederate States, or to negotiations with public ministers from foreign states or princes, or to memorials or other applications from foreign public ministers and other foreigners, or to such other matters respecting foreign affairs as the President of the Confederate States shall assign to the said department; and, furthermore, the said principal officer shall conduct the business of the said department in such manner as the President of the Confederate States shall from time to time order or instruct. Said Secretary shall be appointed by the President, by and with the advice and consent of the Congress, and shall receive a compensation to be oscer-ed; his compensation. tained and regulated by law.

Duties of Secretary

SEC. 2. Be it further enacted, It shall be the duty of the Secretary of State to keep and preserve all bills and resolutions of the Congress serve the laws. having been approved or signed by the President, or otherwise become laws; and he shall carefully preserve the originals, and shall, as soon as conveniently may be after he shall receive the same, cause every such law, order and resolution to be published, in at least three public And publish the newspapers published within the Confederate States, and shall also same. cause two printed copies, duly authenticated, to be sent to the executive authority of each state. It shall be the duty of the secretary to

To keep and pre-

To keep and amx keep the great seal of the Confederate States, and to make out and record and affix said seal to all civil commissions to officers of the Confederate States to be appointed by the President, by and with the advice of the Congress, or by the President alone: Provided, That said neal shall not be affixed to any commission before it is signed by the President, nor to any other instrument or act without the special warrant of the President therefor. The said secretary shall also cause a To cause a seal to seal of office to be made for said department, of such device as the partment; authentica. President shall approve; and all copies of records and papers in said tion of records under office, authenticated under the said seal, shall be evidence equally as the original record or paper.

Clerks in State Department; their comof diace.

SEC. 3. Be it further enacted, That there shall be in the said departerument; their comment a chief clerk, to be appointed by the secretary, and such other clerks as from time to time may be found necessary and authorized by the Congress, who shall receive a compensation for their services to be fixed by law: and the Secretary of State, and every other person to be appointed or employed in said department, shall, before he enters on the execution of his office or employment, take an oath or affirmation well and faithfully to execute the trust committed to him.

Fees of office.

SEC. 4. Be it further enacted, There shall be paid to the secretary, for the use of the Confederate States, the following fees of office, by the persons requiring the services to be performed, except when they are performed for any officer of the Confederate States in a matter relating to the duties of his office, to-wit: For making out and authenticating copies of records, ten ents for each hundred words; for authenticating a copy of a record or paper, under the seal of office, one dollar.

SEC. 5. And be it further enacted, This act shall be in force and

take effect from and after its passage.

Approved February 21, 1861.

Pebruary 21, 1861.

CHAP. VIII .- An Act to establish the Treasury Department.

Treasury Depart-ment established.

partment.

The Congress of the Confederate States of America do enact, That there shall be an executive department known as the Department of Officers in said De- Treasury, in which shall be the following officers, namely: A Secretary of the Treasury, to be deemed the head of the department; a Comptroller, an Auditor, a Register, a Treasurer, and an Assistant to the Secretary of the Treasury, which assistant shall be appointed by the said Secretary; all of which officers shall receive such salaries, respectively, as may be provided by law.

Duties of Secretary of the Treasury.

SEC. 2. And be it further enacted, That it shall be the duty of the Secretary of the Treasury to superintend the collection of the public revenue; to digest and prepare plans for the improvement and management thereof, and for the support of the public credit; to prepare and report estimates of the public revenue and the public expenditures; to decide on the forms of keeping and stating accounts and making returns, and to grant, under the limitations herein established or to be hereafter provided, all warrants for moneys to be paid into the Treasury, and all warrants for moneys to be issued from the Treasury, in pursuance of appropriations by law; to execute such services relative to the sale of the public property belonging to the Confederate States as by law may be required of him; to make reports and give information to the Congress or the President-in person or in writing, as may be required-concerning all matters referred to him by the Congress or the President, respectively, and which shall appertain to his office; and

generally to perform all such services relative to the finances, and .all such other duties, as he may by law be directed to perform.

SEC. 3. And be it further enacted, That the Secretary of the Treasury May appoint clerks; their compensation. shall have power to appoint a chief clerk, and also such other clerks, from time to time, as he may deem necessary, and Congress may authorize by law, which officers shall respectively receive such compensation as may be provided by law.

SEC. 4. And be it further enacted, That the Secretary of the Treasury Shall procure as shall cause to be procured an official seal for the Department of official seal. Treasury, to be approved by the President; and copies of all official copies of records, under seal repapers or records in said department, certified under the seal thereof, ceived as evidence. shall be received in evidence in all the courts of the Confederate States,

in lieu of such original papers or records.

SEC. 5. And be at further enacted, That it shall be the duty of the Duties of Assistant Assistant Secretary of the Treasury to examine all letters, contracts, ury. and warrants prepared for the signature of the Secretary of the Treasury, and perform all such other duties as may be devolved on him by law or

by the Secretary of the Treasury.

Duties of the Comp-

SEC. 6. And be it further enacted, That it shall be the duty of the troller. Comptroller to superintend the adjustment and preservation of the public accounts; to examine all accounts settled by the Auditor, and certify the balances arising thereon to the Register; to countersign all warrants drawn by the Secretary of the Treasury which shall be authorized by law; to report to the Secretary the official forms of all papers to be issued in the different offices for collecting the public revenue, and the manner and form of keeping and stating the accounts of the several persons employed therein. He shall, moreover, provide for the regular and punctual payment of all moneys which may be collected, and shall direct prosecutions for all delinquencies of officers of the revenue, and for debts that are or shall be due to the Confederate States.

SEC. 7. And be it further enacted, That it shall be the duty of the D Auditor to receive all public accounts, and after examination to certify the balance, and transmit the accounts, with the vouchers and certificate, to the Comptroller for his decision thereon: Provided, That if any person whose account shall be so audited be dissatisfied therewith, he. may appeal to the Comptroller against such settlement.

SEC. 8. And be it further enacted, That the Auditor of the public Auditor may adaccounts shall be empowered to administer oaths or affirmations to minister catha witnesses, in any case in which he may deem it necessary or proper for the due examination of the accounts with which he may be charged.

SEC. 9. And be it further enacted, That it shall be the duty of the gister. Register to keep all accounts of the receipts and expenditures of the public money, and of all debts due to or from the Confederate States; to receive from the Comptroller the accounts which shall have been finally adjusted, and to preserve such accounts, with their vouchers and certificates; to record all warrants for the receipt or payment of moneys at the Treasury, certify the same thereon, and to transmit to the Secretary of the Treasury copies of the certificates of balances of accounts adjusted as herein directed.

Duties of the Re-

SEC. 10. And be it further enacted, That it shall be the duty of the Dutles of the Treas-Treasurer to receive and keep the moneys of the Confederate States, and urer. to disburse the same upon warrants drawn by the Secretary of the Treasury, countersigned by the Comptroller, and recorded by the Register, and not otherwise; he shall take receipts for all moneys paid by him, and all receipts for moneys received by him shall be endorsed upon warrants signed by the Secretary of the Treasury, without which warrant, so signed, no acknowledgment for money received into the public Treas-

ury shall be valid. And the said Treasurer shall render his accounts to the Comptroller quarterly, or oftener if required, and shall transmit a copy thereof, when settled, to the Secretary of the Treasury. He shall, at all times, submit to the Secretary of the Treasury and the Comptroller, or either of them, the inspection of the books and records in his office, and of all moneys in his hands; and shall, prior to entering upon the duties of his office, give bond, with good and sufficient sureties, to be approved by the Secretary of the Treasury and Comptroller, in the sum of one hundred and fifty thousand dollars, payable to the Confederate States of America, with condition for the faithful performance of the duties of his office, and for the fidelity of the persons to be by him employed, which bond shall be lodged in the office of the Comptroller.

the law.

Prohibition upon SEC. 11. And be it further enacted, That no person appointed to any persons appointed to office instituted by this act shall, directly, or indirectly, be concerned office under this act. or interested as owner in whole or in part of any sea-vessel; or purchase, by himself or another in trust for him, any public property or forfeited goods; or be concerned in the purchase or disposal of any public Securities of any State or of the Confederate States; or take or apply to his own use any emolument or gain for negotiating or transacting any business in the said department, other than what shall be Penalty for breach allowed by law. And if any person shall offend against any of the of the prohibitions of prohibitions of this act, he shall be guilty of a high misdemeanor, and forfeit to the Confederate States the penalty of three thousand dollars, and shall, upon conviction, be removed from office and forever thereafter be incapable of holding any office under the Confederate States: Provided, That if any other person than a public prosecutor shall give information of any such offence, upon which a prosecution and conviction shall be had, one-half of the aforesaid penalty of three thousand dollars, when recovered, shall be for the use of the person giving such information.

Approved February 21, 1861.

February 21, 1861.

CHAP. IX,-An Act to establish the War Department.

War Department estublished.

The Congress of the Confederate States of America do enact, That an executive department be, and the same is hereby established, under the name of the War Department, the chief officer of which shall be called the Secretary of War.

Duties of Secretary and Indian Tribes.

SEC. 2. Be it further enacted, That said Secretary shall, under the of War. To have SEC. 2. Be it jurines enacted, that Land Section and control of the President, have charge of all matters and charge of all matters direction and control of the President, have charge of all matters and things connected with the army, and with the Indian tribes within the limits of the Confederacy, and shall perform such duties appertaining to the army, and to said Indian tribes, as may from time to time be assigned to him by the President.

May appoint clerks.

SEC. 3. And be it further enacted, That the Secretary of said department is hereby authorized to appoint a chief clerk thereof, and as many inferior clerks as may be found necessary and may be authorized by law.

APPROVED February 21, 1861.

CHAP. X .- An Act to establish the Navy Department.

February 21, 1861.

The Congress of the Confederate States of America do enact, That Navy Department established. an executive department be, and the same is hereby established, to be called the Navy Department.

SEC. 2. Be it further enacted, That the chief officer of said department shall be called the Secretary of the Navy, and shall, under the direction and control of the President, have charge of all matters and things connected with the Navy of the Confederacy, and shall perform all such duties appertaining to the navy as shall, from time to time, be assigned to him by the President.

SEC. 3. Be it further enacted, That said Secretary shall be authorized to appoint a chief clerk and such other clerks as may be found necessary and be authorized by law.

APPROVED February 21, 1861.

OHAP. XI .- To establish the Post Office Department

February 21, 1861.

there shall be an executive department, to be denominated the Post office Department, and there shall be a principal office. called the Postmaster General, who shall perform such duties in relation to post offices and post routes, as shall be enjoined on him by the master General. His President of the Confederate States, agreeably to the constitution and the laws of the land, who shall be paid an annual salary to be fixed by law, and have power to appoint a chief clerk and such inferior clerks as may be found necessary, who shall receive such compensation as may be fixed by law.

Duties of the Po

May appoint clerks.

Approved February 21, 1861.

Onar. XII.—An Act to organize and establish an Executive Department, to be known as the Pebruary 21, 1961.

Department of Justice.

The Congress of the Confederate States of America do enact, That Department of Justice established. from and after the passage of this act, there shall be an executive department, to be known as the Department of Justice. The principal General. officer at the head of said department shall be denominated the Attorney General, who shall be paid an annual salary to be fixed by law, and who shall have the power to appoint a clerk, at such compensation the clerk as may be fixed by law.

May appoint a

SEC. 2. It shall be the duty of the Attorney General to prosecute and Tuties of the Attorney General to prosecute and torney General. conduct all suits in the Supreme Court, in which the Confederate States shall be concerned, and to give his advice and opinion upon questions of law, when required by the President of the Confederate States, or when requested by any of the heads of departments, touching any matters that may concern their departments on subjects before them. shall also have supervisory power over the accounts of the marshals, clerks and officers of all the courts of the Confederate States, and all of the courts. claims against the Confederate States.

He Supervisory poster of over a ccounts of

Approved February 21, 1861.

Pebruary 28, 1861. CHAP. XIII.—An Act to prescribe the Rates of Postage in the Confederate States of America; and for other purposes.

Rates of postage established.

On single letters.

single letter.

What package rated by weight.

Drop letters.

by stemps.

Postage on news-

On other newspapers and periodicals, circulars, handbills, engravings, etc.

anbound.

The Congress of the Confederate States of America do enact, That from and after such period as the Postmaster General may by proclamation announce, there shall be charged the following rates of postage, to-wit: For every single sealed letter, and for every letter in manuscript or paper of any kind, upon which information shall be asked for or communicated in writing, or by marks or signs, conveyed in the mail for any distance between places within the Confederate States of America, not exceeding five hundred miles, five cents; and for any distance What deemed a exceeding five hundred miles, double that rate; and every letter or parcel not exceeding half an ounce in weight shall be deemed a single letter, and every additional weight of half an ounce, or additional weight of less than half an ounce, shall be charged with an additional single postage; and all packages containing other than printed or written matter—and money packages are included in this class—shall be rated by weight as letters are rated, and shall be charged double the rates of postage on letters; and all drop letters, or letters placed in any postoffice not for transmission, but for delivery only, shall be charged with Postage pre-paid postage at the rate of two cents each; and in all the foregoing cases the postage must be pre-paid by stamps; and all letters which shall hereafter be advertised as remaining over or uncalled for in any post-Additional postage office, shall be charged with two cents each in addition to the regular postage, both to be accounted for as other postages of this Confederacy. SEC. 2. And be it further enacted, That all newspapers not exceeding

office of publication three ounces in weight, sent from the office of publication to actual and to subscribers. bona fide subscribers, shall be charged with postage as follows, to-wit: The postage on the regular numbers of a newspaper published weekly, within the State where published, shall be six and one-half cents per quarter; and papers published semi-weekly, double that rate; and papers published thrice a week, troble that rate; and papers published daily, six times that rate; and the postage on all newspapers to actual subscribers without the State where published, shall be charged double On periodicals so the foregoing rates. And periodicals sent from the office of publication to actual and bona fide subscribers, shall be charged with postage as follows, to wit: The postage on the regular numbers of a periodical not exceeding one and a half ounces in weight and published monthly, within the State where published, shall be three cents per quarter; if published semi-monthly, double that rate; and for every additional ounce or fraction of an ounce, double the foregoing rates shall be charged; and periodicals published quarterly or bi-monthly shall be charged one cent an ounce; and the postage on all periodicals without the State where published shall be double the above specified rates; and regular subscribers to newspapers and periodicals shall be required to pay one quarter's postage in advance. And there shall be charged upon every other newspaper, and each circular not sealed, handbill, engraving, pamphlet, periodical and magazine, which shall be unconnected with any manuscript or written matter, not exceeding three ounces in weight, two cents; and for each additional ounce or fraction of an ounce, two cents additional; and in all cases the postage shall be pre-On books, bound or paid by stamps. And books, bound or unbound, not weighing over four pounds, shall be deemed mailable matter, and shall be charged with postage, to be pre paid by stamps, at two cents an ounce for any Publishers may send distance. The publishers of newspapers or periodicals may send to ther, tree of postage, each other, from their respective offices of publication, free of postage, one copy of each publication.

SEC. 3. And be it further enacted, That it shall be the duty of the Postmaster General to provide and furnish to all deputy postmasters, and to all ters, and other persons applying and paying therefor, suitable postage stamps with postage stamps and stamped enveloped. and stamped envelopes, of the denomination of two cents, five cents, opes. and twenty cents, to facilitate the pre-payment of postages provided for in this act; and any person who shall forge or counterfeit any postage Penalty for forging stamp provided or furnished under the provisions of this or any former postage stamps. act, whether the same are impressed or printed on or attached to envelopes or not, or any die, plate, or engraving therefor, or shall make or for making, or print, or knowingly use or sell, or have in his possession, with intent forged or counterto use or sell, any such false, forged or counterfeited die, plate, engrav- felted dies, plates, etc. ing or postage stamp, or who shall make or print, or authorize or procure to be made or printed, any postage stamps of the kind provided and furnished by the Postmaster General as aforesaid, without the especial authority and direction of the Post Office Department, or who, after such postage stamps have been printed, shall, with intent to Orfordelivering defraud the revenues of the Post Office Department, deliver any out authority. postage stamps to any person or persons, other than such as shall be authorized to receive the same by an instrument of writing, duly executed under the hand of the Postmaster General and the seal of the Post office Department, shall, on conviction thereof, be deemed guilty of felony, and be punished by a fine not exceeding five hundred dollars, or by imprisonment not exceeding five years, or by both such fine and imprisonment; and the expenses of procuring and providing all such postage stamps and letter envelopes as are provided for or authorized by this act, shall be paid, after being adjusted by the Auditor of the Post-Office Department, on the certificate of the Postmater General, out of any money in the treasury arising from the revenues of the Post Office Department.

SEC. 4. And be it further enacted, That it shall be the duty of every Postmasters to depostmaster to cause to be defaced, in such manner as the Postmaster attached to letters. General shall direct, all postage stamps of this Confederacy attached to letters deposited in his office for delivery, or to be sent by mail; and if any postmaster sending letters in the mail, with such postage stamps attached, shall omit to deface the same, it shall be the duty of the postmaster, to whose office such letter shall be sent for delivery, to deface ston. the stamps and report the delinquent postmaster to the Postmaster General. And if any person shall use or attempt to use in pre-payment of postage any postage stamps which shall have been before used for like purposes, such person shall be subject to a penalty of fifty dollars Pedalty for using for every such offence, to be recovered in the name of the Confederate had been before used,

States of America in any court of competent jurisdiction.

SEC. 5. And be it further enacted, That from and after the day when Franking privilege this act goes into effect the franking privilege shall be abolished: Provided, That the Postmaster General and his chief clerks and Auditor of the Exception in favor Treasury for the Post Office Department shall be and they are hereby of certain officers in the Postoffice Department. suthorized to transmit through the mail, free of postage, any letters, ment packages or other matters relating exclusively to their official duties or to the business of the Post Office Department; but they shall, in every such case, endorse on the back of the letter or package to be sent free of postage, over their own signatures, the words "Official Business." And for any such endorsement falsely made, the person so offending shall forfeit and pay three hundred dollars. And provided further, The several deputy postmasters throughout the Confederate States shall be and hereby are authorized to send through the mail, free of masters. postage, all letters and packages which it may be their duty or they may have occasion to transmit to any person or place, and which shall relate

Penalty for omis-

and deputy post

Act establishing letter registration system, repealed.

Express and other postage pre paid.

alls between the ter-

ritories.

en letters, etc.

exclusively to the business of their respective offices or to the business of the Post Office Department but in every such case the deputy postmaster sending any such letter or package shall endorse thereon, over Penalty on these his own signature, the words "Post Office Business," and for any and efficers for making the same shall false endorsement falsely made, the person making the same shall forfeit and pay three hundred dollars.

SEC. 6. And be it further enacted, That the third section of an act entitled "An act further to amend an act entitled 'An act to reduce and modify the rates of postage in the United States, and for other purposes, passed March third, eighteen hundred and fifty-one," approved March 3d, 1855, whereby the letter registration system was established, be and is hereby repealed, from and after the day when this act goes into effect.

SEC. 7. Be it further enacted, That no letters shall be carried by the barrierd companies by the carried by the carried by the carried from car- express or other chartered companies, unless the same shall be pre-paid rying letters unless by being enclosed in a stammed envelope of this Confederacy, and any by being enclosed in a stamped envelope of this Confederacy; and any Penalty for viola- company violating the provisions of this act shall forfeit and pay the sum of five hundred dollars for each offence, to be recovered by action of debt in any court of this Confederacy having cognizance thereof, in the name and for the use of this Confederacy.

SEC. 8. Be it further enacted, That the Postmaster General of the Confederate States be and is hereby authorized to make all necessary arrange-Transmission of ments for the transmission of mails between the territories of this and other governments, subject to the approval of the President, unfil postal treaties can be effected.

Approved February 23, 1861.

Pebruary 25, 1861.

OHAP, XIV .- An Act to declare and establish the Free Navigation of the Mississippi River.

Navigation of the Mississ ppi river de-

Vessels entering said river within the limits of the Confedty, except light mon-

Penalty for violation ; how received.

The Congress of the Confederate States of America do enact, That the peaceful navigation of the Mississippi river is hereby declared free to the citizens of any of the States upon its borders, or upon the bor-Regulations for ders of its navigable tributaries; and all ships, boats, rafts or vessels may navigate the same, under such regulations as may be established by authority of law, or under such police regulations as may be established by the States within their several jurisdictions.

SEC. 2. Be it further enacted, All ships, boats, or vessels, which may enter the waters of the said river within the limits of this Confederacy, eracy may pass to from any port or place beyond the said limits, may freely pass with any place beyond said their cargoes to any other port or place beyond the limits of this Conres, without any du-federacy without any duty or hindrance, except light money, pilotage, ty, except next mon-ory, pitotage, ac; but and other like charges; but it shall not be lawful for any such ship, not to sell or dispose boat, or vessel to sell, deliver, or in any way dispose of any part of her of any part of cargo of any part of cargo boat, or vessel to sell, delivery, of its and its confederacy. cargo, or land any portion thereof for the purpose of sale and delivery as this confederacy. within the limits of this Confederacy; and in case any portion of such cargo shall be sold or delivered, or landed for that purpose, in violation of the provisions of this act, the same shall be forfeited, and shall be seized and condemned by a proceeding in admiralty before the court having jurisdiction of the same in the district in which the same may be found; and the ship, boat, or vessel shall forfeit four times the amount of the value of the duties chargeable on the said goods, wares, or merchandise so landed, sold, or disposed of in violation of the provisions of this act, to be recovered by a proper proceeding in admiralty before the said court, in the district in which such ship, boat, or vessel may be found,

one-half for the use of the collector of the district who shall institute and conduct such proceeding, the other half for the use of the Government of the Confederate States: Provided, That if any such ship, boat, or Exception in favor of stranged or disvessel shall be stranded, or from any cause become unable to proceed on abled vessels. its voyage, the cargo thereof may be landed and the same may be entered at the nearest port of entry, in the same manner as goods, wares, and merchandise regularly consigned to said port; and the person so entering the same shall be entitled to the benefit of drawback of duties or of warehousing said goods, wares and merchandise as provided by law in other cases.

SEC. 3. And be it further enacted, If any person having the charge ling open unpacking of or being concerned in the transportation of any goods, wares, or exchanging or commerchandise upon the said river, shall, with intent to defraud the reventered for transenue, break open or unpack, within the limits of the Confederate States, portation. any part of the merchandise entered for transportation beyond the said limits, or shall exchange or consume the same, or with like intent snau Breaking or defacing break or deface any seal or fastening placed thereon by any officer of any seal or fastening.

Defacing or forging the revenue, or if any person shall deface, alter, or forge any certificertificates. cate granted for the protection of merchandise transported as aforesaid, each and every person so offending shall forfeit and pay five hundred dollars, and shall be imprisoned not less than one nor more than six months, at the discretion of the court before which such person shall be convicted.

SEC. 4. Be it further enacted, In case any ship, boat, or vessel shall Masters, &c., of vesenter the waters of the said river within the limits of the Confederate of the Mississippi may States, having on board any goods, wares, or merchandise subject to enter goods for sale the normant of duties and the marter continues on the province. the payment of duties, and the master, consignee, or owner shall desire to land the same for sale or otherwise, it shall be lawful to enter the said goods, wares, and merchandise at any port of entry, in the same manner as goods, wares, or merchandise regularly consigned to the said port, or to forward them under bond or seal according to the regul lations customary in such cases, when consigned to any port or place beyond the limits of this Confederacy, and on payment of the duties tes; Collector to on said goods, to obtain from the collector a license to land the same grant license. at any point on the river; and when goods, wares, or merchandise shall be entered as aforesaid, the owner, importer, or consignee shall be when entitled to drawback entitled to the benefit of drawback of duties or of warehousing the said of duties or of waregoods, wares, and merchandise, as is provided by law, upon complying housing goods. with all the laws and regulations which apply to cases of entry for drawback or warehousing respectively.

SEC. 5. Be it further enacted, When any such ship, boat, or vessel, Master of vessel, on having on board goods, wares, and merchandise subject to the payment entry, to deposit with of duties, as set forth in the fourth section, shall arrive at the first port the collector manifest of the cargo. of her entry of the Confederate States, the master or person in com-

and transmit mani-

mand of such ship, boat, or vessel shall, before he pass the said port, and immediately after his arrival, deposit with the collector a manifest Collector to certify of the cargo on board subject to the payment of duties, and the said fest. collector shall, after registering the same, transmit it, duly certified to have been deposited, to the officer with whom the entries are to be made; and the said collector may, if he judge it necessary for the security of the revenue, put an inspector of the customs on board any May put inspector such ship, boat, or vessel, to accompany the same until her arrival at the first port of entry to which her cargo may be consigned; and if Penalty on master for falling to deposit the master or person in command shall omit to deposite a manifest as manifest or retusing aforesaid, or refuse to receive such inspector on board, he shall forfeit to receive inspector.

and pay five hundred dollars, with costs of suit, one-half to the use of the officer with whom the manifest should have been deposited, and the

other half to the use of the collector of the district to which the vessel was bound: Provided, however, That until ports of entry shall be established This act not to ap- above the city of Vicksburg, on the Mississippi river, the penalties of ply to goods delivered at certain ports. this act shall not extend to the delivery of goods above that port by vessels or boats descending said river.

Approved February 25, 1861.

February 26, 1861. CEAP. XV.—An Act to modify the Navigation Laws and repeal all Discriminating Duties on Ships or Vessels.

Vessels not enrolled

The Congress of the Confederate States of America do enact, That er licensed may be all laws which forbid the employment in the coasting trade of ships or vessels not enrolled or licensed, and also all laws which forbid the Laws forbidding vessels not enioned of incensed, and also all laws which forbid the importation of goods importation of goods, wares, or merchandise from one port of the Conin vessels belonging federate States to another port of the Confederate States, or from any to foreigners, repeal foreign port or place, in a vessel belonging wholly or in part to a subject or citizen of any foreign State or power, are hereby repealed.

Repeal of laws imsing discriminating duties on tonnage.

SEC. 2. All laws which impose any discriminating duty on the tonage of ships or vessels owned by any subject or citizen of any foreign State or power, or upon goods, wares or merchandise imported in any such ship or vessel, are hereby repealed.

APPROVED February 26, 1861.

Pebruary 26, 1861. Map. XVI .-- An Act to define more accurately the Exemption of Certain Goods from Duty.

Exemption from tain goods.

The Congress of the Confederate States of America do enact, That auties allowed by act the exemption from duties allowed by the act to "Exempt from duties of Feb. 18, 1861, to extend only to cer- certain commodities therein named, and for other purposes," passed on the eighteenth day of February, 1861, shall extend only to such goods, bona fide purchased on or before the twenty-eighth day of February instant, as shall have been actually laden on board of the exporting vessel or conveyance destined for any port in this Confederacy, on or before the fifteenth day of March, in the present year.

APPROVED February 26, 1861.

February 26, 1861. CHAP. XVII.—An Act for the Establishment and Organization of a General Staff for the Army of the Confederate States of America.

Officers in the general staff of the army.

The Congress of the Confederate States of America do enact, That from and after the passing of this act, the general staff of the Army of the Confederate States shall consist of an Adjutant and Inspector General's Department, Quartermaster General's Department, Subsistence Department, and the Medical Department.

Officers in the Adment ; their rank.

SEC. 2. Be it further enacted, That the Adjutant and Inspector Genjutant and Inspector eral's Department shall consist of one Adjutant and Inspector General, with the rank of colonel; four Assistant Adjutants General, with the rank of major, and four Assistant Adjutants General, with the rank of

captain.

SEC. 3. Be it further enacted. That the Quartermaster General's Department shall consist of one Quartermaster General, with the rank Quartermaster General, of colonely six Overtexport of colonel; six Quartermasters, with the rank of major; and as many their rank and pay. Assistant Quartermasters, as may from time to time be required by the service, may be detailed by the War Department from the subalterns of the line, who, in addition to their pay in the line, shall receive twenty dollars per month while engaged in that service. The quartermasters herein provided for shall also discharge the duties of discharge the duties paymasters, under such regulations as may be prescribed by the Se- of paymasters. cretary of War.

Officers

SEC. 4. Be it further enacted, That the Commissary General's De- omcers in Commispartment shall consist of one Commissary General, with the rank of sary General's Department; their rank colonel; four Commissaries, with the rank of captain, and as many and pay. Assistant Commissaries, as may from time to time be required by the service, may be detailed by the War Department from the subalterns of the line, who, in addition to their pay in the line, shall receive twenty dollars per month while engaged in that service. The assistant quartermasters and assistant commissaries shall be subject to duties masters and commission both department of the in both departments at the same time, but shall not receive the addi- saries subject to duty in both departments. tional compensation but in one department.

SEC. 5. Be it further enacted, That the Medical Department shall Officers in Medical Consist of one Surgeon General, with the rank of colonel; four Sur-Department; their rank and pay. geons, with the rank of major, and six Assistant Surgeons, with the rank of captain; and as many Assistant Surgeons, as the service may require, may be employed by the Department of War, and receive the pay of assistant surgeons.

SEC. 6. Be it further enacted, That the officers of the Adjutant Officers in the De-General's, Quartermaster General's and Commissary General's De-sume command of partments, though eligible to command, according to the rank they hold troops. in the army of the Confederate States of America, shall not assume command of troops, unless put on duty under orders which specially so direct by authority of the President. The officers of the Medical Department shall not exercise command except in their own department.

SEC. 7. Be it further enacted, That the staff officers herein provided Staff efficers to be for shall be appointed by the President, by and with the advice and sident. consent of the Congress, and shall receive such pay and allowances as shall be hereafter established by law.

APPROVED February 26, 1861.

CHAP. XVIII .- An Act in relation to Public Printing.

February 27, 1861.

The Congress of the Confederate States of America do enact, That Acts and resolutions the Secretary of Congress shall, after each session, prepare for publi- of Congress, and Procation fair copies of all the acts passed by Congress, and resolutions nent Constitutions to of a public nature intended to have the effect of laws, together with be published. the Constitutions for a Provisional and Permanent Government of this Confederacy, adopted by this Congress.

SEC. 2. The acts shall be arranged under appropriate titles, shall How acts to be arhave marginal notes to each section, and be fully indexed.

SEC. 3. The Secretary shall also prepare for publication copies of Journal of the proceedings of this Congress, and a full index be published. for the same.

Acts and journals to be delivered to public printer; his duty.

SEC. 4. The acts and journals, when prepared, shall be delivered to the public printers, who shall, without delay, publish three thousand copies of each, in a style equal in execution, and upon paper of thesame quality in every respect, as the laws of the United States, as annually published by Messrs. Little & Brown.

Acts to be bound: to for binding.

SEC. 5. The acts of Congress thus published shall be bound by the public printers, in a style not inferior to the acts of the General Assembly of the State of Alabama, for which service he shall receive the sum of twenty-five cents per copy.

Compensation of and journals.

SEC. 6. The public printer shall be entitled to receive as compensapublication of the laws tion for the publication of the laws and journals the following prices, viz.:

> For each page of the laws and journals, including press work, paper, pressing, folding and stitching, the sum of six dollars.

For job printing.

Sec. 7. For all job printing ordered by Congress the public printersshall receive the following compensation and no more, viz. :

bills, resolutions and reports;

First: For bills, resolutions and reports—For composition per page-(foolscap) one dollar and seventy-five cents; for press work, folding and stitching one hundred copies, twenty-five cents per page, and prorata for all copies over one hundred.

rules. Constitutions and other pamphlets;

Second: For rules, constitutions and other pamphlets-For composition per page, (octavo) in small pica, plain, one dollar; in small pica, rule, one dollar and fifty cents; for brevier, plain, one dollar and fifty cents; for brevier, rule, two dollars; for rule and figure work on page larger than royal octavo, per 1,000 ems, one dollar; for press work, including folding and stitching, per token, seventy cents.

yeas and nays, cir-sular letters and other

Third: For yeas and nays, circular letters, and other miscellaneous miscellaneous print- printing ordered by Congress—For composition, plain work, pcr 1,000 ems, seventy cents; rule and figure work, per 1,000 ems, one dollar; for press work, including folding and stitching, per token or fraction of token, seventy cents.

For paper.

Fourth: For all paper on which printing is done for Congress, the public printer shall be allowed the fair market cost thereof, and twenty per centum additional thereto.

Congress when in second public printer shall receive an additional compensation of ten per centum on the above rates. Fifth: On all work done for Congress when in secret session the-

Heads of Depart. ments to contract for printing for their of-

SEC. 8. The chief officers of the executive departments of the government are hereby authorized to contract for all necessary printing in. connection with their several offices, in no case, however, at higher rates of compensation than hereinbefore prescribed for work done for Congress.

to contract for the all post bills and other blanks connected with his office, not exceeding further office; at what the following rates: For composition is all all posts of the publication of blanks the following rates: SEC. 9. The Postmaster General shall contract for the publication of per 1,000 ems, fifty cents; for presswork, per clean token, (the sheets not to be not less than 16 by 26 inches) fifty cents; for paper, ten per cent. on actual cost. Nothing shall be allowed for altering the name of a postmaster on a post bill or other blank, nor shall there be an additional charge for composition when the name of the postoffice alone is Printer to keep on changed. But the printer shall be required to keep always on hand hand certain forms for postoffice blanks, and when new orders are given, the charge

shall be made only for the press work and paper, and such new com-

Charge for new or- position as may be necessary. SEC. 10. All accounts for printing done for Congress or any one of

Accounts for print: the executive departments shall, before the same are allowed and paid, ing; how made out be sworn to by the public printer or contractor; shall be accompanied. by vouchers, showing the cost of the paper used and the quantity thereof, and shall be certified to be correctly made out under the law by at least two disinterested practical printers in no way connected with the office or business of the claimant.

SEC. 11. The foregoing rates and provisions do not apply to adver- Usual fees to be paid tisements in public gazettes by order of any of the executive depart- for advertisements in ments, for which the usual fees paid by other advertisers shall be allowed. But no advertisement from any of the executive departments shall be inserted in more than three public gazettes in the same State.

SEC. 12. When printing on parchment is required to be done for any Printing on parchexecutive department, the parchment shall be purchased and furnished ment. by such department, and a special contract made for such printing, not

exceeding ten dollars per thousand copies.

SEC. 13. There shall be connected with the Department of Justice a Bureau of printing. Bureau of Printing, the chief officer of which shall be appointed by officer, and by whom the President, by and with the advice and consent of the Congress, appointed. and shall be known as the Superintendent of Public Printing. No person shall be eligible to this office who is not skilled in and acquainted of Puperintendent of Public Printing. with the practical details of the business of printing; nor shall the Superintendent of Public Printing be in any manner, directly or indirectly, interested in the contracts for public printing, nor with the printing office at which the same is done, nor connected with any newspaper in any capacity whatever.

and control all the printing done by order of Congress, or under contract intendent.

with any executive department, as to the superintendent to supervise, direct Dutles of the Superwith any executive department, as to the quality of paper to be used, the character of type, the style of binding, and the general execution of the work; and also as to the time and order in which the same shall be completed. It shall be his duty also to report to the head of the department, at least once a year, the condition of the public printingstating the amount paid out for the same on each contract, specifying the amount paid out under the order of each department, and giving estimates of the probable expenditure for the succeeding year; which report shall be laid before the Congress by the President, in connection with his annual message. It shall be his duty also to take from every contractor for public printing such bond, with good security, as he may require, not exceeding the probable amount of the contract price for the printing to be done by such contractor, and conditioned for the faithful performance of his contract in every particular. Such bonds shall be renewed annually by contractors whose work shall be continuing in its character and extends beyond the year of its commencement.

SEC. 15. All accounts for printing done, when rendered as hereinbefore provided, shall be audited and allowed by the Superintendent of Public audit and allow accounts for printing, to Printing before the same shall be paid. If the Superintendent shall authorise payment. refuse to receive any work done, or shall refuse to allow any account rendered, the printer or contractor may appeal from such decision to the head of the department, whose decision on the appeal shall be final decision.

and conclusive.

SEC. 16. All laws or parts of laws militating against the provisions of Laws repealed. this act are hereby repealed.

Approved February 27, 1861.

Superintendent to counts for printing, to

Appeal from his

February 27, 1861.

CHAP. XIX .- An Act to authorize the Secretary of State to appoint an Assistant.

The Congress of the Confederate States of America do enact, Secretary of State may appoint an As-That the Secretary of State be and he is hereby authorized and emsistant Secretary. powered to appoint an assistant, who shall be known as the Assistant His duties, and pay. Secretary of State, who shall perform such duties as may be assigned him by the Secretary, and receive such compensation for his services

as may be fixed by law.

APPROVED February 27, 1861.

February 28, 1861. CHAP. XX.—An Act to authorize the Secretary of the Treasury to establish additional Ports and Places of Entry and Delivery, and appoint Officers therefor.

Secretary of the The Congress of the Congeaerate Dittes of Treasury authorized to establish ports of That the Secretary of the Treasury be and he is hereby authorized entry and delivery; and empowered to establish such ports of entry and delivery of goods, proper collection of the customs and the enforcement of the revenue his power to change laws of the Confederate States; and that he have power to change, and abolish the same, alter and abolish such ports and places of entry and delivery at any time when the public interests may require it.

SEC. 2. Be it further enacted, That the Secretary of the Treasury be May appoint colSEC. 2. Be it further enacted, That the Secretary of the Treasury be lectors of the customs, and he is hereby authorized and empowered to appoint suitable persons as collectors of the customs at such ports and places of entry and delivery, under such regulations and with such salaries as he may from time to time prescribe and establish.

Approved February 28, 1861.

Webruary 98, 1861. Chap. XXI.—An Act to raise Money for the support of the Government, and to provide for the Defence of the Confederate States of America.

President autho-

The Congress of the Confederate States of America do enact, wised to borrow That the President of the Confederate States be and he is hereby authorized, at any time within twelve months after the passage of this act, to borrow, on the credit of the Confederate States, a sum not exceeding fifteen millions of dollars, or so much thereof as in his opinion How to be applied, the exigencies of the public service may require, to be applied to the payment of appropriations made by law for the support of the govern-

ment and for the defences of the Confederate States.

Certificates of stock or bonds for the amount borrowed.

SEC. 2. The Secretary of the Treasury is hereby authorized, by the consent of the President of the Confederate States, to cause to be prepared certificates of stock or bonds, in such sums as are hereinafter mentioned, for the amount to be borrowed as aforesaid, to be signed by the Register of the Treasury and sealed with the seal of the Treasury; and the said certificates of stock or bonds shall be made payable at the expiration of ten years from the first day of September next; and the in-

Interest thereon.

terest thereon shall be paid semi-annually, at the rate of eight per cent. per annum, at the Treasury, and such other place as the Secretary of the Treasury may designate. And to the bonds which shall be Coupons to be at issued as aforesaid, shall be attached coupons for the semi-annual intached to the bonds terest which shall accrue, which coupons may be signed by officers to

be appointed for the purpose by the Secretary of the Treasury. And Faith of the 0.8. the faith of the Confederate States is hereby pledged for the due payment of the principal ment of the principal and interest of the said stock and bonds.

SEC. 3. At the expiration of five years from the first day of September next, the Confederate States may pay up any portion of the bonds notice. or stocks, upon giving three months previous public notice, at the seat of government, of the particular stocks or bonds to be paid, and the time and place of payment; and from and after the time so appointed, no when interest to further interest shall be paid on said stock or bonds.

SEC. 4. The certificates of stock and bonds shall be issued in such form of the certificates of and for such amounts as may be determined by the Secretary of the Trea- stock and bonds; sury, and may be assigned or delivered under such regulations as he certificates may be assigned. may establish; but none of them shall be for a less sum than fifty dollars. And he shall report to Congress, at its next session, a state-Report of the Secment, in detail of his proceedings, and the rate at which the loans may ry to Congress. have been made, and all the expenses attending the same.

SEC. 5. From and after the first day of August, 1861, there shall be Duty on sotton exlevied and collected and paid, a duty of one-eighth of one cent. per pound ported. on all cotton in the raw state exported from the Confederate States, which duty is hereby specially pledged to the due payment of interest Duty pledged to the and principal of the loan provided for in this act; and the Secretary of payment of the loan the Treasury is hereby authorized and required to establish a sinking act. Sinking fund establish a sinking fund establish a sinking fund establish as the province of this section. fund to carry into effect the provisions of this section: Provided, how-lished. ever, That the interest coupons, issued under the second section of this act, when due, shall be receivable in payment of the export duty Interest coupens reon cotton: Provided, also, That when the debt and interest thereon of the duty herein authorized to be contracted shall be extinguished, or the sinking fund provided for that purpose shall be adequate to that end, the said wh export duty shall cease and determine.

APPROVED February 28, 1861.

and interest

Bonds or stocks

When duty to

OHAP. XXII.—An Act to raise Provisional Forces for the Confederate States of America, and February 28, 1861. for other purposes.

The Congress of the Confederate States of America do enact, President to assume That to enable the government of the Confederate States to maintain military operations in its jurisdiction over all questions of peace and war, and to provide for every State. the public defence, the President be and he is hereby authorized and directed to assume control of all military operations in every State, having reference to or connection with questions between said States, or any of them, and powers foreign to them.

SEC. 2. And be it further enacted, That the President is hereby authorStates the arms, etc.,
ized to receive from the several States the arms and munitions of war acquired from the which have been acquired from the United States, and which are now in U.S. the forts, arsenals and navy yards of the said States, and all other arms and munitions which they may desire to turn over and make chargeable to this government.

SEC. 3. Be it further enacted, That the President be authorized to receive into service into the service of this government such forces now in the service of the states; for what time. of said States as may be tendered, or who may volunteer, by consent of their State, in such numbers as he may require, for any time not less than twelve months, unless sooner discharged.

SEC. 4. Be it further enacted, That such forces may be received, with The forces may be their officers, by companies, battalions or regiments, and when so received officers, by companies, battalions or regiments, and when so received officers, by companies form a part of the Provisional Army of the Confederate States, nies, etc.

officers.

President may ap- according to the terms of their enlistment; and the President shall appoint, by and with the advice and consent of Congress, such general officer or officers for said forces as may be necessary for the service.

Pay and allowances of the forces received.

SEC. 5. Be it further enacted, That said forces, when received into the service of this government, shall have the same pay and allowances as may be provided by law for volunteers entering the service, or for the To be subject to army of the Confederate States, and shall be subject to the same rules and government.

army rules.

Approved February 28, 1861.

March 1, 1861.

CHAP. XXIII.—An Act Supplemental to an act to Regulate the Rates of Postage, and for other purposes.

Pre-payment of postage in money.

The Congress of the Confederate States of America do enact, That until postage stamps and stamped envelopes can be procured and distributed, the Postmaster General may order the postage of the Confederacy to be pre-paid in money, under such rules and regulations as he may adopt.

Postmaster General authorized to contract with steamers for the mail.

Rates of postage.

SEC. 2. Be it further enacted. That until otherwise provided by law. the Postmaster General may contract with any line of steamers for the transportation of the transportation of mail matter between the ports of this Confederacy and the ports of foreign governments: Provided, That the rates of postage shall not exceed the rates allowed by the present laws of the United States for similar service, and the compensation to be paid shall not exceed the income from postage on such matter.

APPROVED March 1, 1861.

March 2, 1861.

CHAP. XXIV.—An Act to admit Texas as a Member of the Confederate States of America.

State of Texas admitted into the Confederacy.

The Congress of the Confederate States of America do enact, That the State of Texas be and is hereby admitted as a member of this Confederacy, upon an equal footing with the other Confederate States.

Approved March 2, 1861.

March 5, 1861.

CHAP. XXV.—An Act to repeal so much of the Laws of the Confederate States of America as prohibit the introduction of Liquors, except in casks or vessels of or above certain named capacity, and for other purposes.

Laws prohibiting

packages.

The Congress of the Confederate States of America do enact, the importation of That all laws and parts of laws which prohibit the importation into casks, etc., repealed; this Confederacy of beer, ale or porter, or distilled spirits, except in also laws requiring casks or vessels not below certain prescribed capacities, also all laws sugars to be imported in certain yessels and requiring loaf and refined sugars to be brought in in vessels of a certain tonnage and in packages of certain sizes, be and the same are hereby repealed. And hereafter it shall be lawful to import the same, subject to the payment of the duties prescribed by law, in such quantities as the importer shall choose.

APPROVED March 5, 1861.

CHAP, XXVI .- An Act to provide for the Public Defence.

March 6, 1861.

The Congress of the Confederate States of America do enact, That President authorin order to provide speedily forces to repel invasion, maintain the rightful military and possession of the Confederate States of America in every portion of naval forces, territory belonging to each State, and to secure the public tranquility and independence agains hreatened assault, the President be, and he is hereby authorized to employ the militia, military and naval forces of the Confederate States of America, and to ask for and accept the ser-accept volunteers. vices of any number of volunteers, not exceeding one hundred thousand, who may offer their services, either as cavalry, mounted riflemen, artillery or infantry, in such proportion of these several arms as he may deem expedient, to serve for twelve months after they shall be mustered into service, unless sooner discharged.

and to ask for and

SEC. 2. And be it further enacted, That the militia, when called into Howlong militia to service by virtue of this act or any other act, if in the opinion of the serve. President the public interest requires, may be compelled to serve for a term not exceeding six months after they shall be mustered into service, unless sooner discharged.

SEC. 3. And be it further enacted, That said volunteers shall furnish What the volunteers to furnish. their own clothes, and, if mounted men, their own horses and horse equipments; and when mustered into service, shall be armed by the States, States from which they come, or by the Confederate States of America.

SEC. 4. And be it further enacted, That said volunteers shall, when subject to rules and called into actual service, and while remaining therein, be subject to the articles of war. rules and articles of war, and instead of clothing, every non-commissioned officer and private in any company shall be entitled, when called into actual service, in money to a sum equal to the cost of clothing of To receive money a non-commissioned officer or private in the regular army of the Con- in lieu of clothing. federate States of America.

SEO. 5. And be it further enacted, That the said volunteers so offer- by be accepted in their services may be accepted by the President in companies, squadrons, squa squadrons, battalions and regiments, whose officers shall be appointed officers in the manner prescribed by law in the several States to which they shall respectively belong; but when inspected, mustered, and received into the service of the Confederate States, said troops shall be regarded in all respects as a part of the army of said Confederate States, according to the terms of their respective enlistments.

SEC. 6. And be it further enacted, That the President is hereby President may or authorized to organize companies so tendering their services into bat-companies, battaltalions or squadrons, battalions or squadrons into regiments, regiments tone, etc. into brigades, and brigades into divisions, whenever in his judgment such organization may be expedient; and whenever brigades or divis- cers for brigades and ions shall be organized, the President shall appoint the commanding divisions. officers for such brigades and divisions, subject to the confirmation of Congress, who shall hold their offices only while such brigades and divisions are in service; and the President shall, if necessary, appor- May apportion the tion the staff and general officers among the respective States from cera. which the volunteers shall tender their services, as he may deem proper.

Organization and

SEC. 7. And be it further enacted, That whenever the militia or vol- pay of the militia unteers are called and received into the service of the Confederate and volunteers. States, under the provisions of this act, they shall have the same organization, and shall have the same pay and allowances as may be provided for the regular army; and all mounted non-commissioned officers, privates, musicians and artificers shall be allowed forty cents per day for and risk of horses. the use and risk of their horses; and if any volunteer shall not keep

himself provided with a serviceable horse, such volunteer shall serve on foot. For horses killed in action, volunteers shall be allowed compensation according to their appraised value at the date of muster into service.

Officers of a sepabattalion volunteers.

Heutenant to each

Additional officers,

required.

ments.

tinue in service.

President may purarmed vessels.

SEC. 8. And be it further enacted, That the field and staff officers of a separate battalion of volunteers shall be one lieutenant-colonel or major, one adjutant with the rank of lieutenant, one sergeant major, one quartermaster sergeant, and a chief bugler or principal musician, Additional second according to corps; and that each company shall be entitled to an additional second lieutenant; and that the President may limit the President may privates in any volunteer company, according to his discretion, at from limit number of pri-

sixty-four to one hundred. SEC. 9. And be it further enacted, That when volunteers or militia and when and by are called into the service of the Confederate States in such numbers the Quartermaster, that the officers of the quartermaster, commissary and medical departCommissary and Medical Depart ments, which may be authorized by law for the regular service, are not sufficient to provide for the supplying, quartering, transporting, and furnishing them with the requisite medical attendance, it shall be lawful for the President to appoint, with the advice and consent of the Congress, as many additional officers of said departments as the service may require, not exceeding one commissary and one quartermaster for each brigade, with the rank of major, and one assistant quartermaster with the rank of captain, one assistant commissary with the rank of Bond and security captain, one surgeon and one assistant surgeon for each regiment; the said quartermasters and commissaries, assistant quartermasters and commissaries, to give bonds with good sureties for the faithful per-Pay and emolu-formance of their duties; the said officers to be allowed the same pay and emoluments as shall be allowed to officers of the same grade in the How long to con. regular service, and to be subject to the rules and articles of war, and

SEC. 10. And be it further enacted, That the President be, and he chase and equip ves-chase and equip ves-sels, etc., fit for or easily converted into merchant vessels and steamships or boats as may be found fit or easily converted into armed vessels, and in such number as he may deem necessary for the protection of the seaboard and the general defence of the country.

to continue in service only so long as their services may be required in

APPROVED March 6, 1861.

connection with the militia or volunteers.

March 6, 1861.

OHAP. XXVII.—An Act to provide for the Registration of Vessels owned in whole or in part by citizens of the Confederate States.

What vessels may be registered.

The Congress of the Confederate States of America do enact, That all vessels, wherever built, one-fourth or more of which shall be owned by a citizen or citizens of the Confederate States, and commanded by a citizen thereof, shall be registered as a vessel of the Confederacy at the custom-houses thereof: Provided, That a majority in interest of the owners shall consent to such registration, and such vessels be not registered elsewhere.

Approved March 6, 1861.

CHAP. XXVIII.—An Act to establish and organize a Bureau in connection with the Department of the Treasury, to be known as the Lighthouse Bureau.

March 6, 1861.

The Congress of the Confederate States [of America] do enact, That Lighthouse Bureau there shall be established in connection with the Department of the established. Treasury a bureau, to be known as the Lighthouse Bureau. The chief Officers, and their officer of such bureau shall be a captain or commander of the navy, detailed for this service by order of the President of the Confederate States, who shall receive as his compensation the same pay allowed to officers of the same rank in the navy. There shall be appointed also a chief clerk, with a salary of twelve hundred dollars, and an accounting clerk, with a salary of one thousand dollars.

SEC. 2. All lighthouses, light vessels, buoys, and other aids to navi- Matters under the gation, all the officers connected therewith, and all matters connected of the Lighthouse with the construction, repair, illumination, inspection and government Bureau. thereof, and all duties appertaining to the administration of lighthouse affairs, shall be under the direction and control of the Lighthouse Bureau hereby established, subject at all times to the superintendence of the Secretary of the Treasury.

SEC. 3. The chief of the bureau shall, as soon as possible, divide Chief of bureau to the sea-coasts of the Confederate States into districts not exceeding districts. five in number, as the Secretary of the Treasury may deem expedient, and over each of these districts the President shall appoint an inspec-district, tor, to be selected from the lieutenants in the navy, who shall discharge all the duties of inspection, survey or otherwise which may be required of him by the chief of the bureau. For these services the inspectors shall receive only their regular pay in the navy.

Inspector for each

His duties, and pay.

SEC. 4. The President of the Confederate States may from time to Detail of officers of time, at the request of the Secretary of the Treasury, detail one or superintend construction of the officers of the engineer corps of the army, to be employed tion of lighthouses, ander the direction of the Lighthouses, superintending the under the direction of the Lighthouse Bureau, in superintending the construction or repair of light houses or other necessary structures in connection with the lighthouse establishment, or other similar duty assigned by the Lighthouse Bureau in connection therewith.

Other duties.

SEC. 5. The chief of the bureau shall, at least once every year, the bureau to Becremake a full report to the Secretary of the Treasury, giving a full state-tary of the Treasury. ment of the operations of the lighthouse establishment. He shall also from time to time give such information to the Secretary of the Treasury as he may require in reference to his bureau.

Sec. 6. All laws and parts of laws contravening the provisions of Laws repealed. this act are hereby repealed.

APPROVED March 6, 1861.

CHAP. XXIX.—An Act for the establishment and organization of the Army of the Confederate States of America.

March 6, 1861.

The Congress of the Confederate States of America do enact, That Military establishment and after the passage of this act the military establishment of the posed. Confederate States shall be composed of one corps of engineers, one corps of artillery, six regiments of infantry, one regiment of cavalry, and of the staff departments already established by law.

SEC. 2. The corps of engineers shall consist of one colonel, four Corps of Engineers. majors, five captains, and one company of sappers, miners, and pontoniers, which shall consist of ten sergeants or master workmen, ten corporals or overseers, two musicians, and thirty-nine privates of the first class, or artificers, and thirty-nine privates of the second class, or laborers, making in all one hundred.

Officers of company of sappers, miners, and pontoniers.

Their duties.

SEC. 3. The said company shall be officered by one captain of the corps of engineers, and as many lieutenants, to be selected by the President from the line of the army, as he may deem necessary for the service, and shall be instructed in and perform all the duties of sappers, miners, and pontoniers, and shall, moreover, under the orders of the chief engineer, be liable to serve by detachments in overseeing and aiding laborers upon fortifications or other works under the engineer department, and in supervising finished fortifications, as fort-keepers, preventing injury and making repairs.

Duties of Colonel of the Engineer corps.

SEC. 4. It shall be the duty of the colonel of the engineer corps, subject to the approval of the Secretary of War, to prescribe the number, quantity, form, dimensions, etc., of the necessary vehicles, arms, pontons, tools, implements, and other supplies for the service of the said company as a body of sappers, miners, and pontoniers.

Corps of Artillery.

SEC. 5. The corps of artillery, which shall also be charged with ordnance duties, shall consist of one colonel, one lieutenant colonel, ten majors, and forty companies of artillerists and artificers; and each company shall consist of one captain, two first lieutenants, one second lieutenant, four sergeants, four corporals, two musicians, and seventy privates. There shall also be one adjutant, to be selected by the colonel from the first lieutenants, and one sergeant-major, to be selected from the enlisted men of the corps. The President may equip as light batteries, of six pieces each, such of these companies as he may deem expedient, not exceeding four in time of peace.

Regiments of In-

SEC. 6. Each regiment of infantry shall consist of one colonel, one lieutenant colonel, one major, and ten companies; each company shall consist of one captain, one first lieutenant, two second lieutenants, four sergeants, four corporals, two musicians and ninety privates; and to each regiment there shall be attached one adjutant, to be selected from the lieutenants, and one sergeant-major, to be selected from the enlisted men of the regiment.

Regiment of Cav-

SEC. 7. The regiment of cavalry shall consist of one colonel, one lieutenant colonel, one major, and ten companies, each of which shall consist of one captain, one first lieutenant, two second lieutenants, four sergeants, four corporals, one farrier, one blacksmith, two musicians, and sixty privates. There shall also be one adjutant and one sergeantmajor, to be selected as aforesaid.

Brigadier Generals and their aids-decamp; their duties.

SEC. 8. There shall be four brigadier generals, who shall be assigned to such commands and duties as the President may specially direct, and shall be entitled to one aid-de-camp each, to be selected from the sub-alterns of the line of the army, who, in addition to their duties as aids-de-camp, may perform the duties of assistants adjutant general.

President to appoint all officers of the army. Term of enlistment of the rank and file.

SEC. 9. All officers of the army shall be appointed by the President, by and with the advice and consent of the Congress, and the rank and file shall be enlisted for a term not less than three nor more than five years, under such regulations as may be established.

Examination of officers.

SEC. 10. No officer shall be appointed in the army until he shall have passed an examination satisfactory to the President, and in such manner as he may prescribe, as to his character and fitness for the service. The President, however, shall have power to postpone this examination for one year after appointment, if in his judgment necessary for the public interest.

How vacancies filled.

Premotion.

SEC. 11. All vacancies in established regiments and corps, to and including the rank of colonel, shall be filled by promotion according to seniority, except in case of disability or other incompetency. Promotions to and including the rank of colonel shall be made regimentally in the infantry and cavalry, in the staff departments, and in the engineers

and artillery, according to co:ps. Appointments to the rank of brigadier Brigadier General general, after the army is organized, shall be made by selection from the Army.

the army.

SEC. 12. The President of the Confederate States is hereby authorized to appoint to the lowest grade of subaltern officers such meritorious subaltern officers. non-commissioned officers as may, upon the recommendation of their colonels and company officers, be brought before an aimy board, specially convened, for the purpose, and found qualified for the duties of commissioned officers, and to attach them to regiments or corps, as supernumerary officers, if there be no vacancies: Provided, There shall not be more than one so attached to any one company at the same time.

SEC. 13. The pay of a brigadier general shall be three hundred and en one dollars per month The aid-de-camp of a brigadier general, in addition to his pay as lieutenant, shall receive thirty-five dollars per month.

Pay of Brigadles

SEC 14. The monthly pay of the officers of the corps of engineers Pay of officers of shall be as follows: of the colonel, two hundred and ten dollars; of a the Engineer Corps. major, one hundred and sixty-two dollars; of a captain, one hundred and forty dollars; lieutenants serving with the company of sappers and miners shall receive the pay of cavalry officers of the same grade.

shall be two hundred and ten dollars; of a lieutenant colonel, one Artillery. hundred and eighty-five dollars; of a major, one hundred and fifty dollars, and when serving on ordnance duty, one hundred and sixtytwo dollars; of a captain, one hundred and thirty dollars; of a first lieutenant, ninety dollars; of a second lieutenant, eighty dollars; and the adjutant shall receive, in addition to his pay as lieutenant, ten dollars per month. Officers of artillery serving in the light artillery, or performing ordnance duty, shall receive the same pay as officers of cavalry of the same grade.

SEC. 16. The monthly pay of the officers of the infantry shall be as Pay of follows: of a colonel, one hundred and ninety-five dollars; of a lieu-Infantry. tenant colonel, one hundred and seventy dollars; of a major, one hundred and fifty dollars; of a captain, one hundred and thirty dollars; of a first lieutenant, ninety dollars; of a second lieutenant, eighty dollars; the adjutant, in addition to his pay as lieutenent, ten dollars.

SEC. 17. The monthly pay of the officers of the cavalry shall be as Pay of officers of follows: of a colonel, two hundred and ten dollars; of a lieutenant Cavalry. colonel, one hundred and eighty-five dollars; a major, one hundred and sixty-two dollars; a captain, one hundred and forty dollars; a first lieutenant, one hundred dollars; a second lieutenant, ninety dollars; the adjutant, ten dollars per month, in addition to his pay as lieutenant.

SEC. 18. The pay of the officers of the general staff, except those Pay of officers of the medical department, shall be the same as that of officers of the General Staff cavalry of the same grade. The surgeon general shall receive an an-Pay. nual salary of three thousand dollars, which shall be in full of all pay and allowances, except fuel and quarters. The monthly pay of a sur- Pay of Surgeous geon, of ten years' service in that grade, shall be two hundred dollars; and Ames Sargeous. a surgeon of less than ten years' service in that grade, one hundred and sixty two dollars: an assistant surgeon of ten years' service in that grade, one hundred and fifty dollars; an assistant surgeon of five year's service in that grade, one hundred and thirty dollars; and an assistant surgeon of less than five years' service, one hundred and ten

SEC. 19. There shall be allowed in addition to the pay hereinbefore

Addi lonal pay of

emmissioned off provided, to every commissioned omcer except the outgoing service; and to the officers states officers who nine dollars per month for every five years' service; and to the officers states officers who have resigned or may resign to have resigned or may of the army of the United States, who have resigned or may resign to the Confederate States, this additional be received into the service of the Confederate States, this additional pay shall be allowed from the date of their entrance into the former service. There shall also be an additional monthly allowance to every general officer commanding in chief a separate army actually in the field, [of] one hundred dollars.

SEC. 20. The pay of officers, as hereinbefore established, shall be The pay of officers in full of all allowances, except forage, fuel, quarters, and travelling extowances, except penses while travelling under orders. The allowance of forage, fuel forage, fuel, etc. and quarters shall be 6-1 because and quarters shall be fixed by regulations and shall be furnished in Allowance of forage, and quarters shall be fixed by regulations and shall be furnished in allowance of forage, kind, except when officers are serving at stations without troops where ow fixed and furnishing quarters cannot be had in which case there may be allowed in public quarters cannot be had, in which case there may be allowed, in lieu of forage, eight dollars per month for each horse to which they may be entitled, provided they are actually kept in service and mustered; and quarters may be commuted at a rate to be fixed by the May be commuted. Secretary of War, and fuel at the market price delivered. An officer when travelling under orders shall be allowed mileage at the rate of ten

Mileage allowed of- cents per mile.

time of war;

SEC. 21. In time of war, officers of the army shall be entitled to Torage allowed of draw forage for horses, according to grade, as follows: A brigadier general, four; the adjutant and inspector general, quartermaster general, commissary general, and the colonels of engineers, artillery, infantry and cavalry, three each; all lieutenant colonels and majors, and captains of the general staff, engineer corps, light artillery and cavalry, three each; lieutenants serving in the corps of engineers, lieutenants of light artillery and of cavalry, two each. In time of peace: general and field officers, three; officers below the rank of field officers, in the general staff, corps of engineers, light artillery and cavalry, two; provided in all cases that the horses are actually kept in service and mus-We enlisted man to tered. No enlisted man in the service of the Confederate States shall be employed as a servant by any officer of the army.

in time of peace.

e employed as a ser-

Pay of enlisted

SEC. 22. The monthly pay of the enlisted men of the army of the Confederate States shall be as follows: That of a sergeant or master workman of the engineer corps, thirty-four dollars; that of a corporal or overseer, twenty dollars; privates of the first class, or artificers, seventeen dollars; and privates of the second class, or laborers, and musicians, thirteen dollars. The sergeant major of cavalry, twentyone dollars; first sergeants, twenty dollars; sergeants, seventeen dollars; corporals, farriers and blacksmiths, thirteen dollars; musicians, thirteen dollars; and privates, twelve dollars. Sergeants major of artillery and infantry, twenty-one dollars; first sergeants, twenty dollars each; sergeants, seventeen dollars; corporals and artificers, thirteen dollars; musicians, twelve dollars; and privates, eleven dollars each. The non-commissioned officers, artificers, musicians and privates serving in light batteries, shall receive the same pay as those of cavalry.

SEC. 23. The President shall be authorized to enlist as many master President Autho-armorers, master carriage-makers, master blacksmiths, armorers, caratted to enlist master riage-makers, blacksmiths, artificers and laborers, for ordnance service, for ordnance service. as he may deem necessary, not exceeding in all one hundred men, who shall be attached to the corps of artillery. The pay of a master armorer, master carriage-maker, master blacksmith, shall be thirty-four dollars per month; armorers, carriage-makers and blacksmiths, twenty dollars per month; artificers, seventeen dollars, and laborers, thirteen dollars per month.

Their pay.

Rations.

SEC. 24. Each enlisted man of the army of the Confederate States

shall receive one ration per day, and a yearly allowance of clothing, the quantity and kind of each to be established by regulations from the War Department, to be approved by the President.

Clothing

SEC. 25. Rations shall generally be issued in kind, but under cir- Rations issued to cumstances rendering a commutation necessary, the commutation value fixed. value of the ration shall be fixed by regulations of the War Department, to be approved by the President.

SEC. 26. The officers appointed in the army of the Confederate Dutles of officers. States by virtue of this act, shall perform all military duties to which they may be severally assigned by authority of the President, and it shall be the duty of the Secretary of War to prepare and publish regulations, prescribing the details of every department in the service, the general governfor the general government of the army, which regulations shall be ment of the Army. approved by the President, and when so approved shall be bind-

SEC. 27. All officers of the quartermaster's and commissary depart- Quartermasters and ments shall, previous to entering on the duties of their respective bond. offices, give bonds, with good and sufficient sureties, to the Confederate States, in such sum as the Secretary of War shall direct, fully to account for all moneys and public property which they may receive.

SEC. 28. Neither the quartermaster general, the commissary genelin certain purchases.
ral, nor any or either of their assistants, shall be concerned, directly or sales. or indirectly, in the purchase or sale of any articles intended for, making a part of, or appertaining to public supplies, except for and on account of the Confederate States; nor shall they, or either of them, take or apply to his or their own use any gain or emolument for negotiating any business in their respective departments, other than what is or may be allowed by law.

SEC. 29. The Rules and Articles of War established by the laws of _______ and articles the United States of America for the government of the army are of war. hereby declared to be of force, except that wherever the words "United States" occur, the words "Confederate States" shall be substituted therefor; and except that the articles of war numbers sixty-one and sixty-two are hereby abrogated, and the following articles substituted therefor:

"ARTICLE 61. Officers having brevets or commissions of a prior date to those of the corps in which they serve will take place on courts marshal or of inquiry, and on boards detailed for military purposes, when composed of different corps, according to the ranks given them in their brevet or former commissions, but in the regiment, corps, or company to which such officers belong, they shall do duty and take rank, both in courts and on boards as aforesaid, which shall be composed of their own corps, according to the commissions by which they are there mustered.

"Article 62. If upon marches, guards, or in quarters, different corps shall happen to join or do duty together, the officer highest in rank, according to the commission by which he is mustered in the army, navy, marine corps, or militia, there on duty by orders from competent authority, shall command the whole and give orders for what is needful for the service, unless otherwise directed by the President of the Confederate States in orders of special assignment providing for the

SEC. 30. The President shall call into the service of the Confede- only such troops as rate States only so many of the troops herein provided for as he may are needed to be deem the safety of the Confederacy may require.

SEC. 31. All laws or parts of laws of the United States, which have Laws repealed.

been adopted by the Congress of the Confederate States, repugnant to or inconsistent with this act, are hereby repealed.

Approved March 6, 1861.

March 7, 1861.

CHAP. XXX.-An Act to create the Clerical Force of the several Executive Departments of the Confederate States of America, and for other purposes.

Clerical force of the several Depart-

The Congress of the Confederate States of America do enact, That the clerical force of the several departments of the Confederate States of America shall consist of the following officers:

Clerks in the State Department, and their salaries.

To the State Department there shall be one chief clerk, at a salary of fifteen hundred dollars per annum, and one clerk, at a salary of twelve hundred dollars per annum, and also a messenger, whose annual compensation shall be five hundred dollars.

Clerks in the Trea sury Department, and their salaries.

To the Treasury Department there shall be a chief clerk, whose salary shall be fifteen hundred dollars per annum, and three other clerks, who shall receive each twelve hundred dollars per annum; and there shall be one messenger, at an annual compensation of five hundred dollars.

Messenger.

Clerks to each of the bureaus of the Treasu y Departm't, and their salaries.

To each of the bureaus of the Treasury Department, viz.: the Comptroller, the Auditor, the Register and the Treasurer, there shalk be a chief clerk, whose salaries shall be each fifteen hundred dollars per annum; and to all of said bureaus there shall be twenty-two clerks, eleven of whom shall receive salaries of twelve hundred dollars each per annum, and eleven shall receive salaries of one thousand dollars each per annum; and the said Secretary of the Treasury shall have power to distribute said twenty-two clerks among the said bureaus, as in his judgment will best subserve the public interest; and to each of the offices of Comptroller, Auditor, Register and Treasurer, there shall be a messenger, with an annual salary of five hundred dollars.

Messengers.

Chief of the bureau and cierks in the War Department, and their salaries.

To the War Department there shall be a Chief of the Bureau of War, at an annual salary of three thousand dollars, and five clerks, who shall each receive twelve hundred dollars per annum; and one of them may be appointed disbursing clerk, with an additional salary of six hundred dollars, who shall give bond with sureties, to be approved by the Secretary of War. There shall also be one messenger, whose compensation shall be five hundred dollars per annum. And to all of the bureaus of the War Department, viz.: the Adjutant and Inspector General, Quartermaster General, the Commissary General, the Surgeon General, the Chief Engineer and the Artillery, there shall be fourteen clerks, seven of whom shall receive each a salary of twelve hundred dollars, and seven a salary each of one thousand dollars per

Messenger.

Clerks of the bu-PERUS.

Secretary of War assign clerks to duty.

PPAUS.

Assistant Postmas-Abeir salaries.

And the Secretary of War is hereby authorized to assign said clerks to duty in the respective offices enumerated, as in his judgment will best promote the public service. And to each of said named bureaus, Messengers to bu- except the office of Surgeon General, there shall be, if deemed necessary by the Secretary of War, a messenger, at an annual compensation of five hundred dollars.

To the Postoffice Department there shall be an Assistant Postmaster ter General and General, with a salary of three thousand dollars per annum, and a where Department; chief clerk at a salary of fifteen hundred dollars per annum, and ten other clerks, five of whom shall receive salaries each of twelve hundred, and five shall receive salaries each of one thousand dollars per

And there shall be one messenger, at an annual salary of five hundred dollars.

To the Department of Justice there shall be an Assistant Attorney Assistant Attorney eneral, at a salary of twenty-five hundred dollars per annum, and the Department of General, at a salary of twenty-five hundred dollars per annum, and the Department one clerk, whose annual salary shall be twelve hundred dollars, and Justice, and their salalso a messenger, at a salary of five hundred dollars.

Messenger. also a messenger, at a salary of five hundred dollars.

SEC. 2. The annual salaries of the Assistant Secretary of State, the antiscretary of the Assistant Secretary of the Treasury, the Comptroller, the Auditor, the and of the Treasury, Register, and the Treasurer, shall each be the sum of three thousand in the Treasury Dedollars per annum.

Salaries of Assist-

SEC. 3. The President of the Confederate States of America is hereby Officers in President of the Confederate States of America is hereby dent's household, and authorized to appoint or employ in his official household the following their salaries. officers, to-wit: one private secretary, at an annual salary of twelve hundred dollars, and one messenger, at an annual salary of five hun-

dred dollars. SEC. 4. And be it further enacted. That the Secretaries of State. SEC. 4. And be it further enacted, That the Secretaries of State, Increase of clerical Treasury, War, Navy, Attorney General, and Poetmaster General, are force in the several departments.

hereby authorized to employ such other clerical force in their respective departments as the exigencies of the public service may absolutely require, being limited in the compensation to the lower grade of salary for clerks provided for in this bill; they are also empowered to Laborers may be employ such laborers for their respective offices as may be required, be employed for the not exceeding one for each of the executive departments, and whose compensation. compensation shall not exceed one dollar and fifty cents per day.

APPROVED March 7, 1861.

OHAP. XXXI .- An Act to create the Clerical Force of the Navy Department.

March 8, 1861.

The Congress of the Confederate States of America do enact, That Clerks in the Navy the clerical force of the Navy Department shall consist of one chief salaries. clerk, at a salary of fifteen hundred dollars per annum, who shall also perform the duties of disbursing agent and corresponding clerk of said department, and receive therefor an extra compensation of six hundred dollars per annum, and also three other cierks, two of whom shall receive a salary each of twelve hundred dollars per annum, and one a salary of one thousand dollars per annum; and there shall be attached to said department a messenger, whose annual compensation shall be five hundred dollars.

Mosrenger, and his

Approved March 8, 1861.

CEAP. XXXII —An Act to admit certain materials free of Duty, for the construction of Telegraphic Lines from Savannah, in the State of Georgia, to Fort Pulaski, and from Mobile, in the State of Alabama, to Fort Morgan.

March 9, 1861.

The Congress of the Confederate States of America do enact, That Cable wire, etc., for certain cable wire and other materials for the construction of a tele-line, admitted free of graphic line between the city of Savannah, in the State of Georgia, and duty: Port Palaski, in the same State, which may be imported by C. C. Walden, the contractor for said line, be admitted free of duty, upon satisfactory proof being submitted to the collector of the port of Savannah that the materials herein designated are imported for and applied to the construction of the said telegraphic line.

also materials to

SEC. 2. And be it further enacted, That the materials necessary to sther telegraphic line, construct a telegraphic line from Mobile to Fort Morgan may also be imported free of duty.

Approved March 9, 1861.

March 9, 1861.

CMAP. XXXIII -An Act to authorize the Issue of Treasury Notes, and to prescribe the Punish ment for forging the same, and for forging certificates of Stock, Bonds, or Coupons.

President to cause freatury notes to be

The Congress of the Confederate States of America do enact, That the President of the Confederate States of America is hereby authorized to cause treasury notes to be issued for such sum or sums as the exigencies of the public service may require, but not to exceed at any time one million of dollars, and of denominations not less than fifty dollars for any such note, to be prepared, signed and issued in the manner hereinafter provided.

to be paid d redeemed.

SEC. 2. And be it further enacted, That such treasury notes shall be paid and redeemed by the Confederate States at the treasury thereof, after the expiration of one year from the dates of said notes, from which dates they shall bear interest at the rate of one cent per day for every hundred dollars issued: Provided, That after the maturity of any of said notes, interest thereon shall cease at the expiration of sixty days' notice of readiness to pay and redeem the same, which may at any time or times be given by the Secretary of the Treasury, in one or more newspapers published at the seat of government. ment or redeemption of said notes herein provided shall be made to the lawful holders thereof respectively, upon presentment at the treasury, and shall include the principal of each note and the interest which shall be due thereon. And for such payment and redeemption, at the time or times herein specified, the faith of the Confederate States of America is hereby pledged.

Preparation and igning of Treasury

SEC. 3. And be it further enacted, That such treasury notes shall be prepared under the direction of the Secretary of the Treasury, and shall be signed, in behalf of the Confederate States of America, by the treasurer thereof, and countersigned by the register of the treasury. Each of these officers shall keep, in a book or books provided for that purpose, separate, full and accurate accounts, showing the number, date, amount and rate of interest of each treasury note signed and Accounts to be kept countersigned by them respectively; and also similar accounts, showing all such notes as may be paid, redeemed and cancelled, as the same may be returned, all which accounts shall be carefully preserved in the Treasury Department. And the treasurer shall account quarterly for all such treasury notes as shall have been countersigned by the register and delivered to the treasurer for issue.

f notes issued, re-

To be issued in pay-ment of warrants in favor of public credi-

on the credit of ireamy notes.

SEC. 4. And be it further enacted, That the Secretary of the Treasury is hereby authorized, with the approbation of the President, to cause such portion of said treasury notes as may be deemed experid[i]ent to be issued by the treasurer in payment of warrants in favor of public creditors or other persons lawfully entitled to such payment who may Borrowing of money choose to receive such notes in payment at par. And the Secretary of the Treasury is further authorized, with the approbation of the President, to borrow from time to time such sums of money, upon the credit of such notes, as the President may deem expedient: Provided, That no treasury notes shall be pledged, hypothecated, sold or disposed of in any way, for any purpose whatever, either directly or indirectly, for any sum less than the amount of such notes, including the principal and interest thereof.

SEC. 5. And be it further enacted, That said treasury notes shall be transferable, by assignment, endorsed thereon by the person to whose by assignment. order the same shall be made payable, accompanied together with the delivery of notes so assigned.

Notes transferable

SEC. 6. And be it further enacted, That said treasury notes shall be Receivable in payreceived by the proper officers in payment of all duties and taxes laid the 0. 8., except the by the authority of the Confederate States of America, of all public exportanty on cotton. lands sold by said authority, and of all debts to the Confederate States of America, of any character whatever, which may be due and pavable at the time when said treasury notes may be offered in payment thereof, except the export duty on cotton; and upon every such payment credit shall be given for the amount of principal and interest, if any, due on the note or notes received in payment on the day when the same shall have been received by such officer.

SEC. 7. And be it further enacted, That every collector of the custake receipts on tree toms, receiver of public moneys, or other officer or agent of the Con-sury notes from the federate States of America, who shall receive any treasury note or holders. notes in payment on account of the Confederate States of America, shall take from the holder of such note or notes a receipt upon the back of each, stating distinctly the date of such payment and the amount allowed upon such note; and every such officer or agent shall keep regular and specific entries of all treasury notes received in payment, showing the person from whom received, the number, date and ment of public date amount of principal and interest, if any, allowed on each and every and the characteristic and th treasury note received in payment, which entries shall be delivered to the treasury, with the treasury note or notes mentioned therein, and if

found correct, such officer or agent shall receive credit for the amount. SEC. 8. And be it further enacted, That the Secretary of the Treasury to make sury be and he hereby is authorized to make and issue from time to rules, as to the custo-time such instructions, rules and regulations to the several collectors, dy, disposal, reta., of the notes. receivers, depositaries and all others who may be required to receive such treasury notes in behalf of and as agents in any capacity for the Confederate States of America, as to the custody, disposal, cancelling and return of any such notes as may be paid to and received by them respectively, and as to the accounts and returns to be made to the and the accounts Treasury Department of such receipts, as he shall deem best calcu-receipts. lated to promote the public convenience and security, and to protect the Confederate States of America, as well as individuals, from frauds and loss.

SEC. 9. And be it further enacted, That the Secretary of the Trea- Payment of treas sury be and he hereby is authorized and directed to cause to be paid "y noke. the principal and interest of such treasury notes as may be issued under this act, at the time and times when, according to its provisions, the same should be paid. And the said secretary is further authorized to purchase said notes at par, for the amount of principal and interest due at the time of the purchase of such notes. And so much of any unappropriated money in the treasury as may be necessary for the purpose is hereby appropriated to the payment of the principal and interest on said notes.

SEC. 10. And be it further enacted, That in place of such treasury Other treasury notes to notes may be issued to note may be included and redeemed, other treasury notes to note may be issued to note may be issued to note and note in the note of those paid and the same amount may be issued: Provided, That the aggregate sum reserved. outstanding under the authority of this act shall at no time exceed one million of dollars: And provided further, That the power to issue and re-issue treasury notes conferred on the President by this act, shall cease and determine on the first day of March, eighteen hundred and sixty-two.

or counter-

SEC. 11. And be it further enacted, That if any person shall falsely of treasury make, forge or counterfeit, or cause or procure to be falsely made, forged or counterfeited, or willingly aid or assist in falsely making, forging or counterfeiting any note in imitation of or purporting to be a treasury note, issued as aforesaid, or shall pass, utter or publish, or attempt to pass, utter or publish as true any false, forged or counterfeited note, purporting to be a treasury note as aforesaid, knowing the same to be falsely made, forged or counterfeited, or shall falsely alter, or cause or procure to be falsely altered, or willingly aid and assist in falsely altering any treasury note issued as aforesaid, or shall pass, utter or publish, or attempt to pass, utter or publish as true any falsely altered treasury note, issued as aforesaid, knowing the same to be falsely altered, every such person shall be deemed and adjuged guilty of felony, and being thereof convicted by due course of law, shall be sentenced to be imprisioned and kept at hard labor for a period not less than three years nor more than ten years, and to be fined in a sum not exceeding five thousand dollars.

Penalty

alty for making

SEC. 12. And be it further enacted, That if any person shall make engraving plates to or engrave, or cause or procure to be made or engraved, or shall have such in his possession any metallic plate engraved after the similitude of any plate from which any notes issued as aforesaid shall have been printed, with intent to use such plate, or cause or suffer the same to be used in forging or counterfeiting any of the notes issued as aforesaid, or shall have in his custody or possession any blank note or notes engraved and printed after the similitude of any notes issued as aforesaid, with intent to use such blanks, or cause or suffer the same to be used in forging or counterfeiting any of the notes issued as aforesaid, or shall have in his custody or possession any paper adapted to the making of such notes, and similar to the paper upon which any such notes shall have been issued, with intent to use such paper or cause or suffer the same to be used in forging or counterfeiting any of the notes issued as aforesaid, every such person, being thereof convicted by due course of law, shall be sentenced to be imprisoned and kept to hard labor for a term not less than three nor more than ten years, and fined in a sum not exceeding five thousand dollars.

Penalty for forging sed under the act of se 28th Feb., 1861.

SEC. 13. And be it further enacted. That if any person shall falsely make, forge or counterfeit, or cause or procure to be falsely made. ertidate of stock or make, forge or counterfeited, or cause or produce to be majority making or bond, or coupon be forged or counterfeited, or willingly aid or assist in falsely making or forging, or counterfeiting any certificate of stock or bond, or coupon, in imitation of or purporting to be a certificate of stock or bond, or coupon, issued in accordance with the provisions of the act entitled an act to raise money for the support of the government, and to provide for the defence of the Confederate States of America, approved the twenty-eighth day of February, eighteen hundred and sixty-one, or shall pass. utter or publish, or attempt to pass, utter or publish as true any false, forged or counterfeited certificate of stock or bond, or coupon, purporting to be a certificate of stock or bond, or coupon, as aforesaid, knowing the same to be falsely made, forged or counterfeited, or shall falsely alter or cause, or procure to be falsely altered, or willingly aid or assist in falsely altering any certificate of stock or bond, or coupon, issued as aforesaid, or shall pass, utter or publish, or attempt to pass, utter or publish as true any falsely altered certificate of stock or bond, or coupon, issued as aforesaid, knowing the same to be falsely altered, every such person shall be deemed and adjudged guilty of a felony, and being thereof convicted by due course of law, shall be sentenced to be imprisoned and kept at labor for a period not less than three years nor more than ten years, and be fined in a sum not exceeding five thousand dollars.

Approved March 9, 1861.

OMAP. XXXIV.—An Act to provide for an Assistant Treasurer of the Confederate States of America, and a Treasurer for the Mint in the City of New Orleans.

March 9, 1861.

The Congress of the Confederate States of America do enact, That, Branch int at New the branch mint, formerly belonging to the United States, in the city place of deposit of of New Orleans, and the vaults and safes thereof, shall be the place of public moneys in that deposite of the public money of the Confederate States of America in that city; and the President shall nominate, and by and with the advice and consent of Congress shall appoint an assistant treasurer of the Confederate States of America, who shall hold his office until the expiration of this Provisional Government. And the said assistant treasurer shall have the custody and care of all public moneys deposited in said place of deposite, and shall perform all the duties required by law to be performed by assistant treasurers of the Confederate States, who shall give a bond with sureties for the faithful discharge of the duties of his office, which bond shall be for the sum of one hundred thousand dollars, and the sureties shall be approved by the Secretary of the Treasury: Provided, That it shall not be necessary that each surety shall bind himself for the whole amount of the bond, but the aggregate amount for which the sureties are severally bound shall be equal to the full sum of one hundred thousand dollars: Provided, That each surety shall be bound for at least twenty thousand dollars.

Sec. 2. And it is further enacted, That the salary of said assistant treasurer shall be four thousand dollars per annum; and the said as-rer's salary. sistant treasurer shall also perform the duties of treasurer of the mint, To perform the duties of treasurer of without any further compensation than is herein provided.

APPROVED March 9, 1861.

Assistant Treasurer to be appointed.

His duties.

Bond and security.

Proviso.

the mint,

Quap. XXXV .- An Act further to provide for the organization of the Post Office Department.

March 9, 1861.

The Congress of the Confederate States of America do enact, That Others of bureaus, to the Post Office Department there shall be a chief of the contract in Post Office Department. The Congress of the Confederate States of America do enact, That bureau, a chief of the appointment bureau, and a chief of the fluance ment, and their salabureau, each of whom shall be entitled to an annual salary of two ries. thousand five hundred dollars; also a chief clerk, who shall be entitled to an annual salary of fifteen hundred dollars; also a draftsman, for such time as his services may be required, at an annual salary of fifteen huadred dollars, or at that rate for a shorter period than one year; also ten clerks at an annual salary of twelve hundred dollars each, and ten additional clerks at an annual salary of one thousand dollars each. And the Postmaster General is hereby authorized to Postmaster General authorized to increase employ such other clerical force in his department as the exigencies clerical force. of the public service may absolutely demand, the salaries of such superadded clerks to be so employed by him not to exceed one thousand dollars each; but this power, together with the tenure of such appointees, shall extend no longer than the end of the first session of the next Congress. And he may also employ one messenger, at an annual salary of five hundred dollars; and also two laborers, at an borers. expense of not more than one dollar and fifty cents each per day.

Messenger and la-

SEC 2. Be it further enacted, That so much of an act entitled "An SEC 2. Be it further enacted, That so much of an act entitled "An Act creating clericated to create the clerical force of the several executive departments of of office Department, rethe Confederate States of America, and for other purposes," as relates pealed. to the Post Office Department of the Confederate States be and the

SEC. 3. And be it further enocted, That the Postmaster General shall Transfer of clerks have the general power to transfer the clerks authorized by this act another. from any one bureau to another, according to the exigencies of the public service.

APPROVED March 9, 1861.

same is hereby repealed.

March 11, 1861. CHAP. XXXVI.—An Act to fix the pay of the Members of the Congress of the Confederate States of America.

Pay and mileage of

The Congress of the Confederate States of America do enact, That members of Con the pay of the members of Congress shall be eight dollars per day during the session, and that each member shall be allowed ten cents per mile for coming to and ten cents per mile for returning from the place where Congress may assemble for each session, to be computed by the usual mail route from his residence to the seat of government. SEC. 2. Be it further enacted, That the pay of the President of

Same of the President of Congress.

Congress shall be sixteen dollars per day, and the same mileage as the members.

Approved March 11, 1861.

March 11, 1861.

CHAP. XXXVII.—An Act making appropriations for the support of Three Thousand Men for twelve months, to be called into service at Charleston, South Carolina, under the third and fourth sections of An Act of the Congress "To raise Provisional Forces for the Confederate States of America, and for other purposes."

Appropriation for support of the Pro-visional troops.

The Congress of the Confederate States of America do enact, That the following appropriations be made for the support of the provisional troops called into service by the act aforesaid: Pay of the troops, six hundred and fifty-eight thousand six hundred and eighty dollars. Forage for officers' horses and quartermasters' animals and cavalry horses, twenty thousand six hundred and sixty-two dollars. Subsistence for troops, two hundred and seventy thousand dollars. Clothing for the troops two hundred thousand dollars. Camp and garrison equipage, eighteen thousand two hundred and sixty-seven dollars and Supplies for the quartermasters' department, seventy-two cents. seventy-six thousand one hundred and sixty collars. Fuel for troops and hospitals, fifty-nine thousand nine hundred and ninety-seven dol-Medical and hospital department, twenty thousand dollars.

And for additional troops to be called into service.

SEC. 2. And be it further enacted, That the additional sum of eight hundred and sixty thousand two hundred and twenty-eight dollars and forty-five cents is hereby appropriated for the support of two thousand additional troops to be called into the service of the Confederate States for twelve months, at Charleston, South Carolina, whenever in the discretion of the President their services may be required.

Approved March 11, 1861.

March 11, 1861.

CHIP. XXXVIII.—An Act making appropriations for the support of the Regular Army of the Confederate States of America for twelve months, and for other purposes.

Appropriations for the

The Congress of the Confederate States of America do enact, That the support of the the following appropriations are made for the support of the regular army for twelve months, viz.: For expenses of recruiting and for transportation of recruits, one hundred and ninety-two thousand five hundred dollars. Pay of the army, two millions seventy thousand four hundred and eighty-four dollars. Forage for officers' horses and for cavalry and light artillery horses, one hundred and seven thousand two Subsistence for troops, nine hundred and twelve hundred dollars. thousand five hundred dollars. Clothing for the army, six hundred and forty-eight thousand seven hundred and eighty dollars. Camp and garrison equipage, sixty thousand dollars. Supplies for the quartermaster's department-consisting of fuel for the officers, enlisted men,

guards, hospitals, storehouses and offices; of forage in kind for the horses, mules and oxen of the quartermaster's department, at the several posts and stations and with the armies in the field; of postage on letters and packets received and sent by officers of the army on public service; expenses of courts martial and courts of enquiry, including the additional compensation of judge advocates, recorders, members and witnesses, while in that service; extra pay to soldiers employed under the direction of the quartermaster's department in the erection of barracks, quarters, storehouses and hospitals, for constant labor for periods of not less than ten days, including those employed as clerks; expense of interment of officers killed in action, or who die when on duty in the field, or at the posts on the frontiers, and of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the quartermaster's department; compensation of clerks of the officers of the quartermaster's department; for the apprehension of deserters and the expenses incident to their pursuit; for the following expenses required for the regiment of cavalry and for the four batteries of light artillery; namely, the purchase of travelling forges, blacksmith's and shoeing tools, horse and mule shoes and nails, iron and steel for shoeing; medicine for horses and mules; picket ropes, and for shoeing the horses of the corps named—three hundred and fifty-three thousand nine hundred and fifty-six dollars. For constructing barracks and other buildings at posts which it may be necessary to occupy during the year, and for repairing, altering and enlarging buildings at the established posts, including hire or commutation of quarters for officers on military duty, hire of quarters for troops, of storehouses for the safe keeping of military stores, and of grounds for summer cantonments and for temporary frontier stations, for commutation of forage for officers' horses when it cannot be drawn in kind, three hundred and fifty thousand dollars. For mileage, or the allowance made to officers of the army for the transportation of themselves and their baggage when travelling on duty without troops, escorts or supplies, thirty-five thousand dollars: Provided, That mileage shall not be allowed when the officer has been transferred or relieved at his own request. For transportation of the army-including the baggage of the troops when moving either by land or water, of horse equipments, and of subsistence—from the places of purchase, and from the places of delivery under contract, to such places as the circumstances of the service may require them to be sent, of ordnance, ordnance stores and small arms, freights, wharfage, tolls, and ferriages, hire of horses, mules and oxen, and the purchase and repair of wagons, carts and drays, and of ships and other sea going vessels required for the transportation of supplies and for garrison purposes, for drayage and cartage at the several posts, hire of teamsters, transportation of funds for the disbursing departments, the expense of public transports on the various rivers, the gulf of Mexico and the Atlantic, six hundred and fifty thousand dollars. For the purchase of horses for the regiment of cavalry and four batteries of light artillery, one hundred and sixty-three thousand two hundred dollars. Contingencies of the army, fifteen thousand dollars. For the medical and hospital departments, seventy-five thousand dollars. Contingencies of the adjutant general's department, six hundred dollars. Armament of fortifications and purchase of light artillery, two hundred and fifty thousand dollars. Purchase, manufacture and alteration of small arms, four hundred and fifty thousand dollars. For ordnance, ordnance stores and supplies, including horse equipments for the regiment of cavalry and for light batteries, one hundred and ninety-nine thousand five hundred and forty dollars.

Provise.

support of the Pro-

Secretary of War SEC. 2. And be it further enacted, That the Secretary of War, under may apply any part of appropriations to the direction of the President, be and he is hereby authorized to apply any portion of the appropriations made by this act to the support of the provisional forces which may be called into service, whenever in his opinion the same may be necessary.

Approved March 11, 1861.

Only. XXXIX.—An Act to establish a Court of Admiralty and Maritime Jurisdiction at Key West, in the State of Florida. March 11, 1861.

Court of Admiralty at Key West, State of Florida.

The Congress of the Confederate States of America do enact, That a court of admiralty and maritime jurisdiction at Key West, in the Sta e of Florida, shall be and is hereby created, which shall have cognizance of all civil causes of admiralty and maritime jurisdiction, including all seizures under the revenue laws or laws of navigation and trade of the Confederate States, when the seizures are made or cause of complaint arises on waters which are navigable from the sea by vessels of ten or more tons burden, as well as upon the high seas, saving to suitors in all cases the right of a common law remedy, where the remedy at common law is ample and complete. The said court shall exercise jurisdiction in all that part of the State of Florida which lies south of a line drawn due east and west from the northern point of Charlotte Harbor, including the islands, keys, reefs, shoals, harbors, bays and inlets south of said line.

Jurisdiction.

SEC. 2. The said court shall also have cognizance of all crimes and offences cognizable under the authority of the Confederate States arising upon the high seas and within the territorial limits aforesaid. And until otherwise provided by law of Congress, the laws of the United States in regard to crimes and offences, and to the mode of procedure, practice and trial in all criminal or penal cases, shall be in force and form the rule of practice and decision in the said court.

Judge of sald

SEC. 3. There shall be appointed by the President, by and with the part, and his salary. advice and consent of Congress, a judge of said court, for the term prescribed by the Constitution, who shall receive compensation at the rate of three thousand five hundred dollars per annum, payable quarterly. The judge shall reside at Key West, in the State aforesaid, and shall hold two regular terms of said court in each year, at Key West, the one commencing on the first Monday of May, the other on the first Monday of November in each year; and shall hold extra sessions of the same from time to time, at such places in said district as occasion may require, to dispatch the business of said court. And the said court shall

be at all times open for the purpose of hearing and determining all

Where to reside.

Terms of court.

Extra session.

cases of admiralty and maritime jurisdiction. Marshal and clerk. SEC. 4. The said judge shall also appoint a marshall and a clerk for said court, who shall be in all respects subject to the provisions of the act entitled "An Act to establish the judicial courts of the Confederate States of America," so far as the same relates to the bonds, caths,

qualifications, powers, duties, liabilities and official conduct of the clerks or marshals respectively, and to the remedy for any violation of duty, breach of bond or other official delinquency. And they shall also have the same fees for their respective service as in said act are pre-

scribed.

SEC. 5. The clerk shall reside and keep the records of the court at the place of holding the same, and it shall also be his duty to attend the sittings of the said court wherever held, and keep a record of its acts and proceedings, as if held at the regular place of holding the

Their feet

Residence of clerk,

The said marshal shall also attend the said court wherever Marshal to attend holden, and shall have power to appoint as many deputies as he may deputies deem necessary, for whose official acts he shall be bound as for his own.

SEC. 6. Appeals may be allowed and writs of error sued out from Appeals said court to the supreme court of the Confederate States, in the same manner and upon the same terms as from a district court of the Con-

Appeals and write

federate States.

Judge to appoint an Bis duties.

SEC. 7. The said judge shall also appoint for said court a fit person, attorney. learned in law, to act as attorncy for the Confederate States in all matrers touching their interest, and in all crimes and offences against their laws. He shall receive for his services a salary of two hundred dollars per annum, payable quarterly, and the further sum of five dollars a day for each day that he may attend said court when in actual session.

and compensation.

SEC. 8. And be it further enacted, That no vessel, or any master Business of wreekthereof, shall be regularly employed in the business of wrecking on the Florida. coast of Florida without the license of the judge of said court; and before licensing any vessel or master, the judge shall be satisfied that the vessel is seaworthy and properly and sufficiently equipped and fitted for the business of saving property shipwrecked and in distress, and that the master thereof is trustworthy and innocent of any fraud licenses. or misconduct in relation to any property shipwrecked or saved on said coast.

SEC. 9. That the said court shall conform to the practice of the disconform to the practice courts when exercising admiralty and maritime juris iction, and time of the District shall moreover have power to make rules to govern the practice therein, not inconsistent with the laws of the Confederate States.

Judge may grant

SEC. 10. All writs and process, either mesne or final, which shall assue from said court, shall bear test of the judge of said court, and

Courts. May make rules of practice.

shall be under the seal and signed by the clerk thereof. SEC. 11. This act shall take effect and be in force from and after the when act takes effect.

Write and process.

passage thereof.

APPROVED March 11, 1861.

CMAP. XL.—An Act making appropriations to earry out the provisions of "An Act to Provide for the Public Defence."

Warch 12, 1861.

The Congress of the Confederate States of America do enact, That Appropriation for to enable the President to carry into effect the provisions of the act of and for may, etc., of the Congress of the Confederate States, entitled "An act to provide volunteer ferces. for the public defence," and to provide for the pay, subsistence and transportation of such volunteer forces as may be called into service by authority of the said act, the sum of five millions of dollars, or as ruch thereof as may be necessary, be and the same is hereby appropriated from any moneys in the treasury, not otherwise appropriated.

Approved March 12, 1861.

Quar. XLI .- An Act amendatory of An Act for the organization of the Staff Departments of March 14, 1861. the Army, and An Act for the establishment and organization of the Army of the Confederate States of America.

The Congress of the Confederate States of America do enact, That Adjutant and In-the adjutant and inspector general's department shall consist of two partment re-organassistant adjutants general with the rank of lieutentant colonel, two ised.

assistant adjutants general with the rank of major, and four assistant adjutants general with the rank of captain.

SEC. 2. Be it further enacted, That there shall be added one briga-

Brigadier General added to those heredier general to those heretofore authorized by law, and that any one

ofore appointed. May be assigned of the brigadier generals of the arm y of the Confederate States may to the duty of Adju be assigned to the duty of adjutant and inspector general, at the distant and Inspector general gener

Quartermaster Genorganised.

cretion of the President. SEC. 3. Be it further enacted, That the quartermaster general's deeral's Department re- partment shall consist of one quartermaster general with the rank of colonel, one assistant quartermas er general with the rank of lieutenant colonel, four assistant quartermasters with the rank of major, and such other officers in that department as are already provided by law.

Commissary General's Department re-organised.

SEC. 4. Be it further enacted, That the commissary general's department shall consist of one commissary general with the rank of colonel, one commissary with the rank of lieutenant colonel, one commissary with the rank of major, and three commissaries with the rank of captain; and as many assistant commissaries as may from time to time be required by the service may be detailed by the War Department from the subalterns of the line, who, in addition to their pay in the line, shall receive twenty dollars per month while engaged in that service.

Commissions to off-

SEC. 5. Be it further enacted, That in all cases of officers who have who have resigned, or who may within six months tender their resignations who have resigned from the army of the United States, and who have been or may be to original vean-ite appointed to original vacancies in the army of the Confederate States, B, to bear the same the commissions issued shall bear one and the same date, so that the relative rank of officers of each grade shall be determined by their former commissions in the United States army, held anterior to the secession of these Confederate States from the United States.

Oath prescribed for cians and privates.

SEC. 6. Be it further enacted, That every officer, non-commissioned efficers, con-commission officer, musician and private shall take and subscribe the following oath or affirmation, to-wit: I, A. B., do colemnly swear or affirm (as the case may be) that while I continue in the service I will bear true faith and yield obedience to the Confederate States of America, and that I will serve them honestly and faithfully against their enemies, and that I will observe and obey the orders of the President of the Confederate States, and the orders of the officers appointed over me, according to the rules and articles of war.

Laws millitating Dealed.

SEC. 7. Be it further enacted, That all laws and parts of laws militating against this act be and the same are hereby repealed.

Approved March 14, 1861.

March 14, 1861.

CHAP. XLII,-An Act to regulate Foreign Coins in the Confederate States.

in force.

Laws of the U. S. The Congress of the Confederate States of America do enact, That for the regulation of the mint and branch all laws and parts of laws now in force for the regulation of the mint The Congress of the Confederate States of America do enact, That mints, declared to be and branch mints of the United States, and for the government of the officers and persons employed therein, and for the punishment of all offences connected with the mint or coinage of the United States, shall be and they are hereby declared to be in full force in relation to the mints of New Orleans and Dahlonega.

Also the laws of the

SEC. 2. That all laws now in force in reference to the coins of the U. 8. In reference to United States, and the striking and coining the same, shall, as far as applicable, have full force and effect in relation to the coins therein authorized, whether the said laws are penal or otherwise, and whether they are for preventing counterfeiting or debasement, for protecting the

currency, for regulating and guarding the process of striking and coining and the preparations therefor, or for the security of the coin, or for

any other purpose.

SEC. 3. That the silver coins issued in conformity with the law[s] of silver coins issued the United States of twenty-first of February and third of March, of 21st Feb. and 3rd eighteen hundred and fifty-three, shall be legal tenders in payment of March, 1886, debts for all sums not exceeding ten dollars, all laws to the contrary legal tenders. not withstanding.

SEC 4. That the following foreign gold coins shall pass current as Foreign gold coins money within the Confederate States of America, and be receivable to pass current as money at certain for the payment of all debts and demands at the following rates, that rates. is to say: The sovereign of England, of no less a weight than five pennyweights and three grains, and of the fineness of (915) nine hundred and fifteen and one-half thou-andths, shall be deemed equal to four dollars and eighty-two cents. The Napoleon, of the weight of not less than (4 dwts., 31 grs..) four pennyweights three grains and one-half, and of a fineness of not less than (899) cight hundred ninety-ninth thousandths, shall be deemed equal to three dollars and eighty-two cents. The Spanish and Mexican doubloons, of no less a weight than (17 dwts., 81 grs.,) seventeen pennyweights eight grains and one-half, and of the fineuess of not less than (899) eight hundred ninety-ninth thousandths, shall be deemed equal to fifteen dollars and fifty-three cents.

SEC. 5. That the following silver coins shall pass current as money Silver coins to per within the Confederate States of America, and be receivable in payment current as money as for all debts and demands at the following rates, that is to say: The American dollar, (412½g.) four hundred and twelve and one-half grains, and the dollar of Mexico, of not less than (897) eight hundred ninetyseventh-thousandths in fineness and (415g.) four hundred fifteen grains in weight, shall be deemed equal to one dollar and two cents. The five-franc piece, of not less than (900) nine hundred thousandths in fineness and (384) three hundred eighty-four grains in weight, shall be deemed equal to ninety-five cents.

Be it further enacted, That all laws and parts of laws inconsistent Laws repealed. with this act be and the same are hereby repealed.

APPROVED March 14, 1861.

CHAP XLIII.—An Act making appropriations for the Legislative, Executive and Judicial expenses of Government, for the year ending fourth of February, eighteen hundred and sixly-two.

Warch 15, 1861.

The Congress of the Confederate States of America do enact, That the following sums be, and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the objects hereaster expressed, for the year ending the fourth of February, eighteen hundred and sixty-two, namely:

Legislative.—For compensation and mileage of members of Congress, twenty-six thousand seven hundred and forty dollars.

For compensation of the officers, clerks and messengers, and others employed by Congress, nine thousand dollars.

For the contingent expenses of Congress, twenty thousand dollars. Executive.—For compensation of the President of the Confederate States, twenty-five thousand dollars.

For compensation of the Vice President of the Confederate States, six thousand dollars.

For compensation of the private secretary of the President, and messenger, one thousand seven hundred dollars.

Appropriations.

Legislative.

Executive.

For contingent expenses of the executive office, three hundred and

fifty dollars.

Department of Department of State.—For compensation of the Secretary of State, and assistant secretary, clerks and messenger, twelve thousand two hundred dollars.

For the incidental and contingent expenses of said department, thirty-two thousand dollars.

Treasury Depart-

Treasury Department.—For compensation of Secretary of the Treasury, assistant secretary of the treasury, comptroller, auditor, treasurer and register, clerks and messengers, including those employed in the several bureaus of the Treasury Department, fifty-eight thousand eight hundred dollars.

For the incidental and contingent expenses of said department, in-

cluding the bureaus, twelve thousand dollars.

War De gartment.

War Department.—For compensation of Secretary of War, chief of bureau, clerks and messengers, including the clerks and messengers in the several offices of adjutant general, quartermaster general, commissary general, surgeon general, chief engineer and artillery, thirty-four thousand dollars.

For incidental and contingent expenses of said department, twenty-

five thousand dollars.

Navy Department

Navy Department.—For compensation of Secretary of the Navy, clerks and messengers in his office, twelve thousand three hundred dollars.

For the incidental and contingent expenses of the Navy Depart-

ment, five thousand dollars.

Post-Office Depart ment. Post-Office Department.—For compensation of the Postmaster General, clerks and messengers in his office, twenty-nine thousand nine hundred dollars.

For incidental and contingent expenses of the Post-Office Department, fifteen thousand dollars.

Department of Jus-

Department of Justice.—For compensation of the Attorney General, clerks and messengers in his department, ten thousand two hundred dollars.

For incidental and contingent expenses of said department, three thousand dollars.

Judiciary.

Judiciary.—For salaries of judges, attorneys, marshals, and inciden-

tal and contingent expenses of courts, fifty thousand dollars.

Mint and Indepensent Treasury.

Mint and Independent Treasury.—For compensation of officers, incidental and contingent expenses, including wages of workmen and pay of laborers, if necessary, for the mints and independent treasury, the sum of eighty thousand dollars.

Foreign Intercourse.

Foreign Intercourse.—For salaries of ministers, commissioners, secretaries or other officers employed by the government in relation to intercourse with foreign governments, and for incidental, miscellaneous and contingent necessities and expenses connected with said intercourse with foreign nations, one hundred thousand dollars.

Lighthouses.

Lighthouses.—For supplying the lighthouses and beacon lights with oil, wicks, glass, chimneys; and other expenses of the same, repairing and keeping in repair the lighting apparatus, salaries of keepers and assistants within the jurisdiction of the Confederate States, one hundred and fifty thousand dollars.

Expenses of collecting Revenue.

Expenses of Collecting Revenue.—For expenses of collecting revenue from customs at the several ports of entry and delivery as now established by law, and which may hereafter be designated under the authority given to the Secretary of the Treasury, in the respective States of the Confederate States of America, five hundred and twenty-five thousand dollars.

For expenses of engraving bonds or certificates of stock, under the acts to raise money for the support of the government, and to provide for the defence of the Confederate States of America, and to issue treasury notes, twenty thousand dollars.

Executive Mansion.—For rent of house for President of Confede-

rate States, five thousand dollars.

Miscellaneous.—For necessities and exigencies under laws already passed, or which may be passed, or from causes which now exist, or may hereafter arise, and unforeseen emergencies, there is hereby appropriated the sum of two hundred thousand dollars, subject to the requisition and under the control of the President of the Confederate States of America.

APPROVED March 15, 1861.

Executive Mansion.

Miscellaneous,

CHAP. XLIV .- An Act to authorize the appointment of Commercial Agents or Consuls to foreign ports.

The Congress of the Confederate States of America do enact, That President to appoint the President be, and he is hereby authorised, to appoint such com-consula. mercial agents or consuls, as in his opinion the commercial interests of the Confederacy may require; and all such commercial agents or consuls shall charge the fees usual under the laws of the United States: Provided, however, That the amounts of money obtained by said fees shall be reported to the Treasury Department, and the salaries shall not be greater than the laws of the United States allow.

Their fees

Proviso

APPROVED March 15, 1861.

CHAP. XLV .- An Act to authorize the construction or purchase of ten Gun boats.

March 15, 1861.

The Congress of the Confederate States of America do enact, That Eteam gun-boats to the President be, and he is hereby authorised, to cause to be constructed or purchased for coast deted or purchased ten steam gun-boats, for coast defence, whereof five fence. shall be of a tonnage not exceeding seven hundred and fifty tons, and five of a tonnage not exceeding one thousand tons.

Approved March 15, 1861.

CHAP. XLVI.—An Act to define and fix the pay of the Officers of the Congress of the Provis-tonal Government.

March 15, 1861.

The Congress of the Confederate States of America do enact, That compensation of the Secretary of the Congress shall receive an annual compensation gress, assistant secretary-five hundred dollars, and at that rate during the continuance tary, journal clerk, dorn of the Provisional Government; that the assistant secretary, journal reading cl-rk, dorn leading the continuance tary that the description of the Provisional Government; that the assistant secretary, journal reading cl-rk, dorn leading the continuance tary that the description of the Provisional Government; that the assistant secretary, journal clerk, dorn leading the continuance tary that the description of the Provisional Government; that the assistant secretary is continuance to the provisional compensation of the Secretary of Congress, assistant secretary that the continuance tary to the provisional clerk, dorn the provisional compensation of the Secretary of Congress, assistant secretary of the Secretary of Congress, assistant secretary that the continuance tary to the provisional clerk, dorn the provisional compensation of the Provisional Congress, assistant secretary that the assistant secretary is continuance tary to the provisional continuance tary to the provisional continuance tary that the assistant secretary is continuance to the provisional continuance tary that the continuance tary that the continuance tary the provisional continuance tary that the provisional continuance tary that the provisional continuance tary that the continuance tary that the provisional continuance target the continuance target target target that the continuance target targument target target target target target target target target t The Congress of the Confederate States of America do enact, That clerk and reading clerk shall each receive an annual compensation of sertwo thousandedollars, as aforesaid; that the door-keeper shall receive an annual compensation of twelve hundred dollars; as aforesaid; that the messenger shall receive an annual compensation of one thousand dollars, as aforesaid.

SEC. 2. That the extra clerk employed by the day to enroll or en- of extra clerk em-gross the acts of the Congress, shall receive six dollars per diem, to ployed to enroll or engross the acts. be paid on the warrant of the President of the Coegress.

APPROVED March 15, 1861.

March 15, 1861.

CHAP. XLVII.—An Act to amend an act entitled "An act to establish a Court of Admiralty and Maritime Jurisdiction at Key West, in the State of Florida."

Key West, Florida.

The President to sppoint an attorney and marshal for the so much of an act entitled "An act to establish a Court of Admiralty The Congress of the Confederate States of America do enact, That Court of Admiralty at and Maritime Jurisdiction at Key West, in the State of Florida," as provides for the appointment of a district attorney and marshal of said court by the judge thereof, be and the same is hereby repealed; and it is hereby made the duty of the President of the Confederate States to appoint for said court a fit person, learned in the law, to act as attorney for the Confederate States in all crimes and offences against their laws, and in all other matters touching their interest. The President shall also appoint a marshal for said court; and said attorney and marshal shall receive such pay in every respect, and perform such services respectively as are provided for and required of attorneys and marshals by an act entitled "An act to establish the Judicial Courts of the Confederate States of America."

APPROVED March 15, 1861.

March 15, 1861.

Quar XLVIII .- An Act to appoint a Second Auditor of the Treasury.

The President to tor of the Treasury.

The Congress of the Confederate States of America do enact, That appoint Second Audi- there shall be appointed by the President, by and with the advice and consent of the Congress, an additional officer for the Treasury Department, to be called the Second Auditor of the Treasury, who shall be charged with the auditing of accounts for the War Department, and who shall receive for his services a salary of three thousand dollars per annum.

Approved March 15, 1861.

March 15, 1861.

CHAP XIAX .- An Act vesting certain Powers in the Postmaster General.

The Congress of the Confederate States of America do enact, That General authorised in the event of a discontinuance of the postal service in any of the ally, the contracts Confederate States, as now carried on by the government of the under which the post United States, before the Postmaster General of this Confederacy tal service is now United States, before the Postmaster General of this Confederacy performed, and to shall have prepared the new service, under the provisions of the act postmasters and already passed by this Congress, it shall be lawful for the said Postmaster General to renew, provisionally, the contracts under which the service is now performed, and to continue in office the several postmasters and other officers now employed in such postal service, until he is prepared to replace said service and said officers by new contracts and appointments.

SEC. 2. That the Postmaster General, at a time to be fixed by him, And to advertise SEC. 2. I nat the rostinaster deficient, and enter into contracts for carrying tracts for carrying the mail with due celerity, certainty and security, on the post routes within the Confederate States, other than railroads and steamboats, in accordance with the acts passed by this Congress.

Conveyance of

SEC. 3. That after such contracts shall have been entered into, on mails, except by his and after a day to be designated by the proclamation of the Postmaster General, all conveyance of mails within the limits of the Confederate States, except by authority of the Postmaster General, is hereby prohibited.

SEC. 4. Be it further enacted, That the Postmaster General have to issue circular instructions to the several postmasters and structions to postmasters and structions to the several postmasters. other officers still performing service under the appointment of the performing service. United States, in order to enforce the rendition of the proper accounts ment of the U.S. and payment of the moneys collected by them per account of the United States, until the Postmaster General shall have issued his proclamation announcing that the former service is discontinued and is replaced by the new service organized under the authority of this government.

SEC. 5. That it shall be lawful for the Postmaster General to allow May allow express and other chartered companies to carry letters and all mail and other chartered companies to carry matter of every description, whether the same be enclosed in stamped letters and other mail envelopes or pre-paid by stamps or money; but if the same be pre-matter. paid in money, the money shall be paid to some postmaster, who shall stamp the same paid, and shall account to the Post-Office Department for the same, in the same manner as for letters sent by the mail; but Regulations conif prepaid by stamps, then the express or other company receiving ment of postage on such letters for delivery shall obliterate such stamps, under the penalty letters, etc., sent by of five hundred dollars for each failure, to be recovered by action of debt in any court having jurisdiction thereof, in the name of the Postmaster General, for the use of the Confederate States; but if said letters or mail matter shall be received by such express or other company, not for delivery, but to be mailed, then the matter so carried shall be pre-paid at the same rate that the existing law requires it to be paid from the point where it may be received by such company to the point of its destination, and the postmaster, where such company may mail the same, shall deface the stamps upon the same.

SEC. 6. Be it further enacted, That each agent of any company who may carry letters under the provisions of this act, shall be required to agent of the company. take an oath that he will faithfully comply with the law of the Confederate States relating to the carrying of letters or other mail matter and obliterating postage stamps, which oath may be administered by any justice of the peace, and shall be in writing, and signed by such agent or messenger, and filed in the Post-Office Department.

Oath required of

Approved March 15, 1861.

CHAP. L. -An Act to amend the Laws relative to the Compensation of the Attorneys of the Confederate States.

March 15, 1861.

The Congress of the Confederate States of America do enact, That Fees allowed august in addition to the compensation now allowed by law to the attorneys news of the C. S. of the Confederate States, there shall be hereafter allowed to them for their services to the Confederate States the following fees: For drafting the declaration writ, information or other pleadings necessary to bring the cause to an issue, ten dollars; for arguing questions of law arising on the pleadings or demurrer, ten dollars—but not more than one such fee shall be allowed in any cause; for drawing indictments on criminal informations, five dollars; for collecting and paying over to the Confederate States, moneys, a commission of one per cent. on the amount collected and paid, whether the same have been collected on execution or otherwise; for attendance on a reference from the court to a master or commissioner, five dollars a day; for examining a land title and written opinion thereon, twenty dollars; for making abstract of title when required, twenty dollars; for examining and making report on any question or subject, when thereto required by the Presi-

dent or any head of department, thirty dollars; for services in any suit in a State court in which it may be necessary to appear in behalf of the Confederate States, twenty dollars; for services in any case arising under the extradition treaties of the Confederate States, twentyfive dollars.

When act takes of-

SEC. 2. Be it further enacted, That this act take effect and be in force from and after the passage thereof.

Approved March 15, 1861.

March 15, 1861.

CHAP. I.I.—An Act making appropriations for the Custom-Houses at New Orleans, and Charleston, and for other purposes.

Appropriation.

The Congress of the Confederate States of America do enact, That the following sums be and they are hereby appropriated for the objects hereafter expressed, for the year ending February the fourth, eighteen hundred and sixty-two:

For Custom-House, at Charleston.

Custom-House, Charleston, South Carolina.—For preserving unfinished work upon the Charleston custom-house, the sum of five thousand dollars.

For Custom-House. at New Orleans.

Custom-House, New Orleans .- For roof, and preserving unfinished work upon the custom-house at New Orleans, the sum of ten thousand dollars. For fitting up suitable rooms for the accommodation of the courts, and clerk's office at New Orleans, the sum of fifteen thousand dollars.

Approved March 15, 1861.

March 15, 1861.

CHAP. LIL-An Act to establish the Bureau of Indian Affairs.

Bureau of Indian affairs, established.

The Congress of the Confederate States of America do enact, That an additional bureau in the War Department be and the same is hereby established, to be known as the Bureau of Indian Affairs, and charged with the management of our relations with the Indian tribes.

Commissioner of Indian affairs and clerk.

SEC. 2. Be it further enacted, That the President, by and with the advice and consent of the Congress, may appoint a Commissioner of Indian Affairs and one clerk, to take charge of the business of the bureau hereby established, the salary of the commissioner to be twenty-five hundred dollars per annum, and the salary of the clerk fifteen hundred dollars per annum.

Their salaries.

APPROVED March 15, 1861.

March 15, 1861. CIAP. LIII.—An Act to exempt from Duty certain articles of Merchandise therein named.

U. S .- remitted.

The duty on commodities bona fide modities bona fide purchased or con the Secretary of the Treasury is hereby authorized and empowered to tracted for on or be remit the duty in all cases where commodities were bona fide purface the 18th Feb. remit the duty in all cases where the 18th day of February last, within the late chased or contracted for on or before the 18th day of February last, where the secretary of the contracted for on or before the 18th day of February last, where the secretary of the secretary of the contracted for one of the secretary of the se within the late United States, where the importer has not been able to comply with the provisions of the act to define more accurately the exemption of certain goods from duty, which required that the goods, wares and merchandise should have been actually laden on board of the exporting vessel or conveyance destined for any port in this Confederacy on or before the fifteenth day of March in the present year: Provided, Such testimony is furnished the Secretary of the Treasury by the importer that it was impossible to comply with the provisions of said act, and also the demand and collection of said duty has operated injuriously to him or them beyond the commercial effect upon articles of consumption by the imposition of duties.

SEC. 2. And be it further enacted, That all books, pamphlets and Fooks, etc., pabtracts and other publications printed and published by any church or or benevolent society, benevolent society, whose organization extends to and embraces citi-exempted from duty. zens of the Confederate States, shall be free and exempt from duty.

SEC. 3. And be it further enacted, That all facts herein required to of this act, to be established, exist in order to entitle a party to the benefits of this act, shall be established to the satisfaction of the Secretary of the Treasury, in a manner to be prescribed by him.

APPROVED March 15, 1861.

Proviso.

Facts entiting a

CHAP. LIV .- An Act to fix the Duties on Articles therein named.

March 15, 1981.

The [Congress of the] Confederate States of America do enact, That Ad valorem duty imposed on cortain an ad valorem duty of fifteen per cent. shall be imposed on the follow-articles imported. ing named articles imported from abroad into the Confederate States of America, in lieu of the duties now imposed by law, to wit: Coal, cheese, iron in blooms, pigs, bars, bolts and slabs, and on all iron in a less manufactured state; also on railroad rails, spikes, fishing plates, and chairs used in the construction of railroads; paper of all sorts and all manufactures of; wood, unmanufactured, of all sorts.

Approved March 15, 1861.

Cure. LV.—An Act making appropriations for the support of the Navy for the year ending fourth February, eighteen hundred and sixty-two.

The Congress of the Confederate States [of America] do enact, That Appropriations for the following sums be and the same are hereby appropriated for the ob- ending the 4th reb., jects hereinafter expressed, for the year ending the fourth day of Feb- 1562. ruary, one thousand eight hundred and sixty-two, namely:

1st. For the pay of officers of the navy on duty and off duty, based For officers on duty upon the presumption that all the grades authorized by the act of and off duty. eighteen hundred and sixty-one will be filled, one hundred and thirtyone thousand seven hundred and fifty dollars.

2d. For the pay of officers, non-commissioned, officers, musicians For marine corps, and privates of the marine corps, one hundred and seventy-five thousand five hundred and twelve dollars.

3d. For provisions and clothing and contingencies in paymaster's For previsions and department, one hundred and thirty-three thousand eight hundred and gencies in paymas-3d. For provisions and clothing and contingencies in paymaster's sixty dollars.

ter's department.

4th. For the pay of warrant and petty officers, and of five hundred seamen, ordinary seamen, landsmen and boys, and engineer's depart- petty officers, seament, one hundred and sixty-eight thousand dollars. ment, one hundred and sixty-eight thousand dollars.

5th. For expenditures which will be required for coal for the use of For coal for steamsteamers, two hundred and thirty-five thousand dollars.

6th. For the probable cost of ten steam gunboats for coast defences. For steam gunof the Confederate States, to be built or purchased, as may be most boats. convenient, one million one hundred thousand dollars.

Fer steam /sloop Pulton.

7th. For the probable cost of completing and equipping the steam sloop Fulton, now at the Pensacola navy yard, twenty-five thousand dollars.

For clerks at the Navy Department.

For pay of officers 8th. For the pay of officers and others at the navy yar and others at the Na. fifty-four thousand three hundred and sixty-three dollars. 8th. For the pay of officers and others at the navy yard, Pensacola,

9th. For compensation of four clerks on duty at the Navy Department, as per act of eleventh of March, at fifteen hundred dollars each, six thousand dollars.

APPROVED March 15, 1861.

March 15, 1861.

CHAP. LVI.—An Act to authorise the transit of Merchandise through the Confederate States,

Merchandise im of duty.

The Congress of the Confederate States of America do enact, That ed and have transit goods, wares and merchandise imported from any foreign country through the 0.8. free into the Confederate States destined for any foreign country may into the Confederate States, destined for any foreign country, may be entered and have transit through the Confederate States free of duty, subject to such regulations as the Secretary of the Treasury from time to time shall make; and the said Secretary of Treasury shall have power to make such regulations as he may deem expedient for the safey of the revenue and for the public convenience, which regulations may be enforced in the manner prescribed by law as to other regulations in relation to the revenue.

Approved March 15, 1861.

March 15, 1861.

CHIP. LVII.—An Act to repeal the Third Section of "An Act to exempt from Duty certain com-modities therein numed, and for other purposes."

from duty, repealed.

The 8d section of The Congress of the Confederate States of America do enact, That the section of an act passed February eighteenth, eighteen huntain commodities dred and sixty-one, entitled "An act to exempt from duty certain commodities therein named and for other purposes," be and the same is hereby repealed; and that the tariff laws shall apply to the State of Tariff laws to apply Texas from the date of her admission into this Confederacy in the same manner as the same apply to the other States.

Approved March 15, 1861.

March 16, 1961.

CHAP LVIII .- An Act to provide for the Organization of the Navy.

The President auof the Navy,

The Congress of the Confederate States of America do enact, That thorised to appoint the President be authorized to appoint, in the manner prescribed by law, the following commissioned officers of the navy, viz: four captains, four commanders, thirty lieutenante, five surgeons, five assistant surgeons, six paymasters and two chief engineers, and to employ as many masters, midshipmen, engineers, naval constructors, boatswains, ters, midshipmen, gunners, carpenters, sailmakers and other warrant and petty officers and seamen as he may deem necessary, not to exceed in the aggregate three

and to employ mas-

Annual pay of naval officers: of Captains;

SEC. 2. The annual pay of said officers shall be as follows, viz:

Captains.]-Captains, when commanding squadrons, five thousand dollars.

All other captains on duty at sea, four thousand two hundred dollars. On other duty, three thousand six hundred dollars.

When on leave or waiting orders, three thousand dollars.

Commanders.—Every commander on duty at sea, for the first five years after the date of his commission, two thousand eight hundred and twenty-five dollars.

For the second five years after the date of his commission, three thousand one hundred and fifty dollars.

Every commander on other duty, for the first five years after the date of his commission, two thousand six hundred and sixty-two dollars.

For the second five years after the date of his commission, two thousand eight hundred and twenty-five dollars.

All other commanders, two thousand two hundred and fifty dollars. Lieutenants commanding at sea, two thousand five hundred and fifty

Lieutenants.—Every lieutenant on duty at sea, one thousand five of Lieutenants; hundred dollars.

After he shall have seen seven years' sea service in the navy, one thousand seven hundred dollars.

After he shall have seen nine years' sea service, one thousand nine hundred dollars.

After he shall have seen eleven years' sea service, two thousand one handred dollars.

After he shall have seen thirteen years' sea service, two thousand two hundred and fifty dollars.

Every lieutenant on other duty shall receive one thousand five hundred dollars.

After he shall have seen seven years' sea service in the navy, one thousand six hundred dollars.

After he shall have seen nine years' sea service, one thousand seven bandred dollars.

After he shall have seen eleven years' sea service, one thousand eight hundred dollars.

After he shall have seen thirteen years' sea service, one thousand eight hundred and seventy-five dollars.

Every lieutenant on leave or waiting orders, one thousand two hundred dollars.

After he shall have seen seven years' sea service in the navy, one thousand two hundred and sixty-six dollars.

After he shall have seen mine years' sea service, one thousand three bandred and thirty-three dollars.

After he shall have seen eleven years' sea service, one thousand four hundred dollars.

After he shall have seen thirteen years' sea service, one thousand four hundred and fifty dollars.

Musters.—Every master in the line of promotion, when on duty as of Masters; such at sea, one thousand two hundred dollars.

When on other duty, one thousand one hundred dollars.

When on leave or waiting orders, eight hundred and twenty-five dollars.

Midshipmen.—Every midshipman at sea, five hundred and fifty of Midshipmen; dollars.

When on other duty, five hundred dollars.

When on leave or waiting orders, four hundred and fifty dollars.

Surgeons.—Every surgeon on duty at sea, for the first five years of surgeons; after the date of his commission as surgeon, two thousand two hundred dollars.

For the second five years after the date of his commission as surgeon, two thousand four hundred dollars.

of Commanders:

For the third five years after the date of his commission as surgeon, two thousand six hundred dollars.

For the fourth five years after the date of his commission as surgeon, two thousand eight hundred dollars.

For twenty years' service and upwards, after the date of his commission as surgeon, three thousand dollars.

Fleet surgeons, three thousand three hundred dollars.

Every surgeon on other duty, for the first five years after the date of his commission as surgeon, two thousand dollars.

For the second five years after the uate of his commission as surgeon, two thousand two hundred dollars.

For the third five years after the date of his commission as surgeon, two thousand four hundred dollars.

For the fourth five years after the date of his commission as surgeon, two thousand six hundred dollars.

For twenty years' service after the date of his commission as sur-

geon, two thousand eight hundred dollars.

Every surgeon on leave or waiting orders, for the first five years after the date of his commission as surgeon, one thousand six hundred dollars.

For the second five years after the date of his commission as surgeon, one thousand eight hundred dollars.

For the third five years after the date of his commission as surgeon, one thousand nine hundred dollars.

For the fourth five years after the date of his commission as surgeon, two thousand one hundred dollars.

For twenty years' service and upwards, after the date of his commission as surgeon, two thousand three hundred dollars.

· of Assisstant Surgeons;

Assistant Surgeons.—Every assistant surgeon on duty at sea, one thousand two hundred and fifty dollars.

When on other duty, one thousand and fifty dollars.

When on leave or waiting orders, eight hundred dollars.

of Paymasters;

Paymasters.—Every paymaster on duty at sea, for the first five years after the date of his commission, two thousand dollars.

For the second five years after the date of his commission, two thousand four hundred dollars.

For the third five years after the date of his commission, two thousand six hundred dollars.

For the fourth five years after the date of his commission, two thousand nine hundred dollars.

For twenty years and upwards after the date of his commission, three thousand one hundred dollars.

Every paymaster on other duty, for the first five years after the date of his commission, one thousand eight hundred dollars.

For the second five years after the date of his commission, two thousand one hundred dollars.

For the third five years after the date of his commission, two thousand four hundred dollars.

For the fourth five years after the date of his commission, two thousand six hundred dollars.

For twenty years' service and upwards, after the date of his commission, two thousand eight hundred dollars.

Every paymaster on leave or waiting orders, for the first five years after the date of his commission, one thousand four hundred dollars.

For the second five years after the date of his commission, one thousand six hundred dollars.

For the third five years after the date of his commission, one thousand eight hundred dollars.

For the fourth five years after the date of his commission, two thou-

For twenty years' service and upwards after the date of his commission, two thousand two hundred and fifty dollars.

Engineers .- Every chief engineer on duty, for the first five years of Engineers: after the date of his commission, one thousand eight hundred dollars.

For the second five years after the date of his commission, two thousand two hundred dollars.

For the third five years after the date of his commission, two thousand four hundred and fifty dollars.

After fifteen years after the date of his commission, two thousand six hundred dollars.

Every chief engineer on leave or waiting orders, for the first five. years after the date of his commission, one thousand two hundred dollars.

For the second five years after the date of his commission, one thousand three hundred dollars.

For the third five years after the date of his commission, one thousand four hundred dollars.

After fifteen years' service after the date of his commission, one thousand five hundred dollars.

Every first assistant engineer, on duty, one thousand two hundred and fifty dollars.

When on leave or waiting orders, nine hundred dollars.

Every second assistant engineer on duty, one thousand dollars.

When on leave or waiting orders, seven hundred and fifty dollars.

Every third assistant engineer on duty, seven hundred and fifty dollars.

When on leave or waiting orders, six hundred dollars.

Warrant Officers.—Every boatswain, gunner, carpenter and sail- of Warrant Officers. maker on duty at sea, for the first three years' sea service after the date of his warrant, one thousand dollars.

For the second three years' sea service after the date of his warrant,

one thousand one hundred and fifty dollars.

For the third three years' sea service after the date of his warrant, one thousand two hundred and fifty dollars.

For the fourth three years' sea service after the date of his warrant, one thousand three hundred and fifty dollars.

For twelve years' sea service and upwards, one thousand four hundred and fifty dollars.

When on other duty:

For the first three years of sea service atter the date of warrant, eight hundred dollars.

For the second three years' sea service after the date of his warrant, nine hundred dollars.

For the third three years of sea service after the date of his warrant, one thousand dollars.

For the fourth three years' sea service after the date of his warrant, one thousand one hundred dollars.

For twelve years' sea service and upwards, one thousand two hun-

When on leave or waiting orders:

For the first three years sea service after the date of his warrant, six hundred dollars.

For the second three years' sea service after the date of his warrant, seven hundred dollars.

For the third three years' sea service after the date of his warrant, eight hundred dollars.

For the fourth three years' sea service after the date of his warrant, nine hundred dollars.

For twelve years' sea service and upwards, one thousand dollars.

Commissioned officers may be appoint-Congress.

And be it further enacted, That the commissioned officers hereincers may be appointed to the provided for, and who shall not be nominated before the adjournment of Congress, may be appointed by the President during the recess, to hold their commissions until the next session of Congress.

Length of service of U. S. navai officers received into the sere of the C. S., how

SEC. 3. In computing the length of service of such officers as were attached to the navy of the United States, but who have resigned, and have been or may be received into the service of the Confederate States, the is period of service in the navy of the United States shall son service, defined be included; and no service shall be regarded as sea service in the purview of said act but such as shall actually be performed at sea, and

Pay of seamen to determined by the

in vessels employed by authority of law.

SEC. 4. The pay of seamen of the navy shall be determined by the President, and may be altered by him from time to time as circumstances may require.

Corps of marines. Their pay and allow-

SEC. 5. There shall be a corps of marines, to consist of one major, one quartermaster, one paymaster, one adjutant, one sergeant major, one quartermaster sergeant, and six companies, each company to consist of one captain, one first and one second lieutenant, four sergeants, four corporals, one hundred men and two musicians; and the pay and allowances of the officers and enlisted men shall be the same as that of the officers and enlisted men of like grade in the infantry of the army, except that the ration of the enlisted marines shall be the ration allowed by law to seamen.

Officers attached to

SEC. 6. The following officers shall be attached to the Navy Departthe Navy Department, to wit: An officer, not below the grade of commander, who shall be charged with the purchase or preparation of ordnance, ordnance stores and supplies and equipments, and with hydrography, and with such other duties as the Secretary of the Navy may from time to time assign to him; an officer not below the grade of lieutenant, to be designated as the officer of orders and detail, who shall, under the orders of the Secretary of the Navy, prepare and issue all orders and details for service, and who shall also, under the direction of the Secretary of the Navy, have charge of all matters and things connected with courts martial and courts of enquiry, and with the custody of all records and papers thereunto appertaining, and perform such other duties relating to the personnel of the navy, as the secretary may from time to time direct; a surgeon or an assistant surgeon, who shall, under the direction of the Secretary of the Navy, make all purchases of medicines and medical supplies for the navy, and perform such other duties appertaining to the medical department as the secretary may from time to time direct; a paymaster, who shall, under the direction of the Secretary of the Navy, make all contracts for or purchases of provisions, clothing and coal for the use of the navy, and perform such other duties Secretary of the as the secretary may direct. The Secretary of the Navy is author-Navy to appoint one ized to appoint one clerk to aid each of the above officers in the discharge of his duties, whose annual salary shall not exceed fifteen hundred dollars each; but the officers therein detailed for duty shall receive no compensation for their services beyond their regular pay as on other duty.

His salary.

Qua termaster re SEC. 7. It shall be the duty of the quartermaster of the marine quired to what the corps to visit the different posts where portions of the corps may be stationed, as often as may be necessary for the proper discharge of his duties.

Regulations for the

SEC. 8. It shall be the duty of the Secretary of the Navy to prepare government of per- and publish regulations for the general government of all persons connected with or employed in the naval service, which regulations shall take effect as soon as they shall be approved by the President and

published.

SEC. 9. All laws of the United States heretofore enacted for the Laws of the U. S-not inconsistent with government of the officers, seamen and marines of the navy of the this act, adopted. United States, that are not inconsistent with the provisions of this act, are hereby adopted and applied to the officers, scamen and marines of the navy of the Confederate States.

SEC. 10. The President may determine the relative and assimilated ficers of the navy toak which officers of the navy shall hold toward those of the army. ward those of the rank which officers of the navy shall hold toward those of the army.

army.

March 16, 1861.

The Congress of the Confederate States of America do enact, That a duty of five cents per ton, to be denominated "Light Money," shall ships or vessels. be levied and collected on all ships or vessels which, after the first day of May next, may enter the seaports of the Confederate States from any seaport, to be collected in the manner heretofore provided by law as to tonnage duties: Provided, however, That on all vessels trading regularly between ports of the Confederate States, the said duties shall not be levied and collected oftener than once in every three months.

Call. LIX .- A Act to provide for payment of Light Money in the Confederate States.

Light money on

Proviso.

APPROVED March 16, 1861.

APPROVED March 16, 1861.

CHAP. LX .- An Act authorizing the President alone to make certain Appointments.

March 16, 1861.

The Congress of the Confederate States of America do enact, That Aprointment of in-during the recess of this Congress the President shall have power to made by the President make appointments of such inferior officers, as by the Constitution of dent. this Provisional Government the Congress has authority to vest in him alone, anything in any law heretofore passed to the contrary notwithstanding.

Approved March 16, 1861.

OMAP. LXL.—An Act to establish the Judicial Courts of the Confederate States of America.

The Congress of the Confederate States of America do enact, That the Supreme Court of the Confederate States shall hold annually, at Supreme Court. the seat of government, one session, commencing the first Monday of January, and continue until the business of said court is disposed of.

Sec. 2. That each of the Confederate States shall constitute one Pistrict Courts or district, in which there shall be a court called a District Court, to ganized. consist of one judge, who shall reside in the state for which he is ap- their salaries. pointed, and shall receive a salary equal to that paid to a judge of the court of the highest jurisdiction in the state where he resides, payable

quarterly.

SEC. 3. And be it further enacted, That the Supreme Court may, by Supreme Court until any one or more of its judges being present, be adjourned from day a quorum be conto day, until a quorum be convened; and that a district court, in case of the inability of the judge to attend at the commencement of Court, in case of ina session, may be adjourned by the marshal of the district from day ability of Judge to to day for three successive days, and at the close of the third day the attend. same shall stand adjourned to the next regular term, if the judge do not appear; and in all cases of failure to hold the court, all process, In case of failure

Annual session of

Judges thegeof, and

Marshal and clerks te be appointed.

Subject to removal.

Oath or affirmation.

Bond and sureties.

Deputy marshals.

Duties of marshals, and their deputies.

Posse comitatus.

marshal's bond.

misfeasance in office.

his custody.

Write and process.

to hold court, pro- pleadings and proceedings, of what nature soever, pending before the cess, etc., to be con- said court, shall be continued, of course.

SEC. 4. There shall be a marshal and one or more clerks appointed for each court—the marshal by the President of the Coulederate States, and the clerks by the judge of said court-and said clerks shall not be connected with the said judge by blood or marriage, who shall hold their offices during the provisional government, subject to removal by the said judge. They shall each take the oath or affirmation prescribed in the constitution, and for the faithful discharge of the duties of their respective offices. They shall each give bond with sureties, to be approved by the judge, for the faithful discharge of their respective duties, in the penalty and for the amount which may be prescribed by the judge; but that of the marshal in no instance shall be less than twenty thousand dollars. The marshal may appoint as many deputies as may be necessary, for whose acts he and his sureties shall be bound as for his own.

SEC. 5. It shall be the duty of the marshal to attend the court when sitting in his district; and the marshal of the district in which the Supreme Court shall be held, shall attend the sessions of said court. He shall, by himself or his deputy, execute throughout his district all lawful precepts directed to him and issued under the authority of the Confederate States, and he shall have power to command a posse comitatus in the execution of his duty.

How process to be SEC. 6. And be it further enacted, That in an end directed where marshal or his deputy is marshal or his deputy is marshal or his deputy shall be a party, the writs and precepts therein shall or his deputy is marshal or his deputy is marshal or his deputy shall be a party, the writs and precepts therein court or judge thereof, and such person is hereby authorised to exe-In case of death, cute and return the same. And in case of the death, resignation or deputy to continue in removal of any marshal, his deputy or deputies shall continue in office, unless otherwise removed, and shall execute the same in the name of the deceased, resigned or removed marshal, until another mar-Wistensance in of shall shall be appointed and qualified; and the defaults or mistensances for deputy, add in office of such deputy or deputies, in the meantime, as well as bejudged a breach of in office of such deputy or deputies, in the meantime, as well as before, shall be adjudged a breach of the condition of the bond given as before directed, by the marshal who appointed them, and the executor or administrator of the deceased marshal shall have Remedy of executike remedy for the defaults and misfeasances in office of such for or administrator deputy or deputies, during such of deceased marshal, deputy or deputies, during such interval, as the against his deputy for would be entitled to if he had continued in life, or in office, and in the exercise of his said office, until his successor was appointed and Marshal or his de- qualified; and every marshal or deputy, when removed from office, or puty to execute pro- when the term for which the marshal is appointed shall expire, shall cess, etc., till next have power, notwithstanding, to execute all such precepts and process term of court after have power, notwithstanding, to execute all such precepts and process his removal or the as may be in their hand[s] respectively at the time of such removal or expiration of office until the next term of the court; and the marshall expiration of office, until the next term of the court; and the marshal Liability of mar. shall be held answerable for the delivery to his successor of all prisonshal for prisoners in ers which may be in his custody at the time of his removal or resignation, or when the term for which he is appointed shall expire, and for that purpose may retain such prisoners in his custody until his successor shall be appointed and qualified as the law directs; or he may deliver his prisoners to the keeper of one of the jails of the state in which he is marshal, in cases where by law of such state it is made the duty of jailors to receive them.

SEC. 7. All writs and process, either mesne or final, which shall issue from the Supreme Court, shall bear test in the name of either of Seals of the courts. the judges thereof; and all issued from the district court shall bear test of the judge of such court, and shall be under the seal of the court from whence they issue, and be signed by the clerk thereof. The seals of the Supreme and district courts to be provided by the

respective judges of the same.

SEC. 8. The judge of each district shall appoint the times and places. Time and place of of holding the courts in his district, and where, under the laws of the Courts. United States, his state was divided into two or more districts, he shall annually hold not less than two terms of his court in each of these annually hold not less than two terms of his court in each of these when District districts, as they existed on the first day of November, 1860. But in Judge of Louisiana required to hold his Louisiana he shall only be required to hold his court out of New Or-court out of New Or-leans at such time or times as he may consider the public interest requires him to do, and the counties, districts or parishes which constitute the divisions of his district, shall be the same as those which constituted the districts under the laws aforesaid.

SEC. 9. The said judges, before they proceed to execute the duties Oath of Jadges. of their respective offices, shall take the oath or affirmation prescribed in the constitution, and shall also swear or affirm to administer justice, without respect to persons, and to do equal right to the poor and to the rich, and faithfully and impartially to perform and discharge all the duties of his office, agreeably to the constitution and laws of the Con-

federate States, to the best of his ability.

SEC. 10. The district courts shall have jurisdiction, concurrent with Jurisdictic the courts of the several states, of all civil suits at common law or in trict Courts. equity where the matter in dispute, exclusive of costs, exceeds the sum or value of five thousand dollars, and where the character of the parties is such, as by the constitution to authorise said court to entertain jurisdiction. But no person shall be arrested or summoned in any such suit in one division of district for trial in another; and no civil suit shall be brought before any of said courts against an inhabitant of the Confederate States by any original process in any other district than that of which he is an inhabitant, nor shall any district court have cognizance of any suit to recover the contents of any promissory note, or other chose in action, in favor of an assignee or transferee, unless a suit might have been prosecuted in such court to recover such contents if no assignment or transfer had been made, except in cases of foreign bills of exchange.

SEC. 11. Upon-joint bills, bonds, notes or obligations, suits may be brought against any one or more of the parties, except that separate obligations. suits shall not be brought against joint parties thereto residing in the same district; and when several actions shall be brought against persons who might be legally joined in one action, the plaintiff, if judgment be given in his favor, shall not recover the costs of more than

one action.

SEC. 12. Suits in equity shall not be sustained in any of the courts suits in Equity. of the Confederate States in any case where plain, adequate remedy may be had at law. And in any state in which there is or may be no separate court of equity, the district court shall administer and decide on matters of equity according to the course of practice in the courts of such state.

SEC. 13. The laws of the several states, except where the constitution, treaties or statutes of the Confederate States shall otherwise re-states to be the rule quire or provide, shall be regarded as rules of decision in the courts of courts of the C. S. the Confederate States, in cases where they apply. And where the decision of the highest court in a state has become a rule of property. Rule of property. the same shall be adopted as a rule in the courts of the Confederate States, in cases in which the laws of such state apply.

SEC. 14. Except the style, the forms of writs and executions and Porms of process. other process, and the forms and modes of proceeding in the progress and the modes of

Jurisdiction of Dis-

Puits upon joint

equity.

proceeding in the and trial of suits, and in enforcing the judgments in the district courts progress and trial of ot the Confederate States in cases at law, shall be the same in each of said states, respectively, as are now in use in the highest court of original general jurisdiction of the same; and in proceeding in equity, according to the principles, laws and rules which govern courts of And whenever any state shall, by law, change equity in such state. such forms or modes of proceeding in its own courts, such change shall be applicable to the forms and modes of proceeding in the said district courts held in such state, unless Congress shall otherwise pro-And the said district courts shall likewise have power vide by law. to grant new trials.

New trials.

Mileage.

Costs and fees of in the District Courts.

SEC. 15. The costs and fees of clerks and marshals in the said discherks and marshals trict courts shall be the same in all cases, both civil and criminal, as are allowed by the law of the state in which such court is held, for similar services, to the officers of such state in the highest court of original jurisdiction therein, except that the marshal shall be entitled to mileage at the rate of five cents per mile for the service of process on persons residing out of the county, district or parish in which the court is holden, such mileage to be computed for the distance actually travelled in the service of such process, upon the most direct route, computed from the place of holding such court; and if there be more than one defendant in the same case in one county, but one charge for mileage shall be made.

beas corpus.

SEC. 16. Both the district and supreme courts, and the judges there-Writs of injunction, sold of term, shall have power to issue writs of injunction, scire facius and habeas corpus, and all other writs not specially provided for by statute, which may be necessary for the exercise of their respective jurisdictions, and agreeable to the principles and usages of law: Provided, That writs of habeas corpus shall, in no case, extend to prisoners, unless when they are in custody under or by virtue of the authority of the Confederate States.

SEC. 17. The rules for taking the deposition of any witnesses in a Depositions of witcases at law, whose attendance cannot be procured, shall be the same as are in force by law in the highest court of original jurisdiction in the state in which such depositions are to be used; and they shall be read in evidence upon the trial of the cause, subject to all legal exceptions to which they would be liable in the said court of the state. No witness, under any circumstances, shall be compelled to attend a Attendance of wit- court in a civil cause in any other district or division than that in which he resides; and where his attendance cannot be procured, his deposition may be taken. In suits in equity, depositions shall be taken under a commission issued under the seal of the court, in the same manner and under the same rules and regulations in and by which depositions nesses in suits in equi. may be taken in the highest court of original equity jurisdiction in the state in which such depositions are to be used, and when so taken they shall be read upon the hearing of the cause, if subject to no legal exception; and the said district courts may, also, on application thereto Perpetuating testi- as a court of equity, direct depositions to be taken to perpetuate testimony relating to matters cognizable in any court of the Confederate States, such depositions to be taken according to the law and practice Provise as to depo- in the state in which the order is made: Provided, That in Louisiana and Texas depositions may in all cases be taken according to the laws regulating the practice of the highest courts of original jurisdiction in these states.

Depositions of wit-

sitions taken in Louislana and Texas.

SEC. 18. The judges of the several district courts may, each for his Judges of District Courts may appoint own district appoint as many commissioners as he may deem neces-commissioners; their sary, to administer oaths and take acknowledgements of deeds or other papers, and take depositions, which acts of such commissioner shall have the same force and effect in all the Confederate States and the courts thereof as if done by a judge of such court. And any person swearing falsely in any oath or matter before such commissioner, shall, before commissioner. upon conviction, be liable to the same punishment, as if the oath had been made before such judge. And the same fees shall be allowed such commissioner as are allowed for similar services by the laws of the state in which they are performed. All the powers and authority conferred on commissioners in and by the preceding clause, are hereby exercise authority vested in commission. vested in, and may be exercised by, any legally appointed notary pubers. lic in any of the Confederate States.

SEC. 19. In all the courts of the Confederate States the parties shall

have the right to be heard either by themselves or counsel.

SEC. 20. Where judgments are a mortgage or lien upon the property of the defendant in any of the states, they shall have the same effect or and executions. lien when rendered in one of the district courts of the Confederate States, as if rendered in a state court, and be subject to the same rules as to enrolment or recording of judgments or abstracts of judgments. And the lien of executions shall be the same as in the courts of the levies of proces state where such district court sits. "But in all cases of conflict he- the tate and Federal tween levies of process from the state and federal courts, the first levy to have priority. shall have priority."

SEC. 21. The mode of proof by oral testimony and examination of Mode of proof by witnesses in open court in trials at law shall be the same in the said examination of witnesses. district courts as in the court of the highest original jurisdiction in the newer. State in which such trial takes place; and the compensation of wit-The rules to determine the comnesses shall likewise be the same.

netency of witnesses shall also be the same.

SEC. 22. In any suit depending in any of the courts of the Confed-Revival of suite. erate States, if either of the parties should die and the cause of action should survive, such suit may be revived in the same manner as in similar cases in the courts of highest original jurisdiction in the State in which the cause is pending; and when there are two or more! plaintiffs and defendants, and one or more of them should die, the suits shall not be thereby abated, but such death being suggested on on the record. the record, the suit may then proceed in the name of the survivor or . survivors; or where the law of any State permits the representative of the deceased to be joined in such suit, the same may be done in the in deceased may be made a party. the district court; or if the cause should be pending in the Supreme Court, then it may be revived by scire facias against the executor or Revival by soire faadministrator, issued from the office of the clerk of such court, re-clas. turnable to the next term thereof, and duly served by the marshal twenty days before the sitting of such court.

EEC. 23. The said district court shall have power in the trial of When district court actions at law, on motion and due notice thereof, to require the parties tion of books or writo produce books or writings in their possession or power which contain tings as evidence. evidence pertinent to the issue; and if the plaintiff shall fail to comply with such order, judgment of non-suit may be given against him; of failure to comply and if the defendant shall so fail, then judgment by default may be with the requisition.

rendered against him.

SEC. 24. The courts of the Confederate States shall have power to inflict punishment for contempts of court; but such power shall not be construed to extend to any cases except misbehavior in the presence of the court, or so near thereto as to obstruct the administration of justice, the misbehavior of any of the officers of said court in their official transactions, and the disobedience, resistance or obstruction, by any person whatsoever, of the process, order, rule, decree or command

Swearing falsely

Peen allowed com-

Notary public may

Parties may be heard in person or by counsel.

Compensation of Competency of wit-

Suggestion of death

When representa-

Contempts of court, How punished

of said courts; but such punishment shall not exceed the imposition of a fine of one hundred dollars and imprisonment during the term of the court

Jurers : their qualtions.

SEC. 25. Jurors, in all cases, to serve in the courts of the Confedeincations and exemp- rate States, shall have the like qualifications, and be entitled to the like exemptions, as jurors in the highest court of original jurisdiction of the state in which the district court is held, and shall be selected by lot or otherwise, secording to the form and mode of forming such juries in the courts of the state, in so far as such mode may be practicable, and for this purpose, the district courts shall have power to make all rules and regulations necessary to conform to the selection and empanelling of juries to the laws of the state, so as to secure an impartial trial, without needless expense, and without undue burden to the when jury may tial trial, without needless expenses, the summoned of the citizens of any part of the district. And when, from any cause, there shall not be a jury to determine any criminal or civil case, the court may direct a jury to be summoned of the bystanders to complete the panel. And it shall be the duty of the judge, thirty days before the Judge to direct the holding of the first court in his district, under this law, to direct the summoning of jurors. marshal in what manner, and to what extent, to summons jurors for such Compensation and court. The compensation to jurors, in both civil and criminal cases, shall be the same as is allowed to jurors in courts of the highest original jurisdiction in the state in which such court is held; and if in such state court there be no allowance for mileage, the jurors shall be allowed five cents per mile for travelling from their respective places of abode to the places where the court is holden, and the same for returning.

bystanders.

mileage of jurors.

Amount recoversble in suits on bonds, ties or breach of covenant, the amount recovered by the default or eta., for penalties or confession of the defendant, or upon demurrer, shall be the sum actually due; and when the sum, for which judgment is rendered, is un-

rendered is uncer-civil cases for the payment of money, interest shall be allowed at such be assessed by a jury. rate as is allowed upon judgments rendered in the highest court of lowed on judgments. original jurisdiction in the state in which such district. When sum for tuary due, and when the same, for which judgment is certain, the same shall be assessed by a jury.

Where there are

Mistakes, etc., in SEC. 27. Every mistake, ormsoloss, declaration, pleading, or any of the proceedings in any cause, or any of the proceedings in any cause, or the proceedings in the proceedings in any cause, or the proceedings in the proceeding Sec. 27. Every mistake, omission. defect or imperfection in the prothe process and cess, declaration, pleading, or any of the processing in any pleadings, or in the cess, declaration, pleading, or any of the processing to the processing to the processing to the several statutes of amendments or amended.

Of either party, according to the several statutes of amendments or amended. jeofails in the state in which the court sits, so as to secure a trial upon the merits, and that justice may be done, subject to any rule for the

SEC. 26. In all suits on bonds, agreements, or specialities for penal-

costs of amendment which the judge may impose. SEC. 28. Where, in any state, there are two or more divisions of the two or more divisions two or more divisions district court, all writs of execution upon any judgment rendered in in a state, executions the court of either division may run and be executed in any part of any part of the state, such state, but shall be issued and made returnable to the court in which the judgment was rendered.

When writ of error te operate as a superexecuiton.

judgment.

Remedy against

SEC. 29. A writ of error, when authorised by law to operate as a erdeas and stay of supersedeas and stay of execution, shall only have that effect when a copy thereof and citation have been served on the adverse party or his counsel of record; but no execution shall issue in less than ten days When execution from the rendition of the judgment or decree, unless upon affidavit made, showing a necessity therefor.

SEC. 30. Should the marshal or clerk fail to pay over to the party marshal or olerk for entitled thereto, or to his attorney of record, upon demand made, any maney in his hands. money which may have come to his hands by virtue of any order or process of the court, such money, with legal interest and ten per cent. damages may be recovered from him and his sureties in his official bond, upon motion and three days' notice in the court of which he is marshal

SEC. 31. There shall be appointed in each of the districts, by the president to ap-President, a meet person, learned in the law, to act as attorney for the point district attorneys. Confederate States in such district, who shall be sworn or affirmed to the faithful performance of his duty in office, and to support the Con-duties. stitution; and it shall be his duty to prosecute, in such district, all delinquents for crimes and offences cognizable in such court under the laws of the Confederate States, and to prosecute or defend all civil actions in which the Confederate States shall be concerned, except before the Supreme Court, in the district in which that court shall be holden. And he shall receive as compensation for his services a salary of two hundred dollars per annum, payable quarterly, and ten dollars per diem for every day that he is engaged in attending said court, together with such fees as shall hereafter be prescribed by law. And where there are three divisions in the district for which he is appointed, he shall be allowed mileage, at the rate of ten cents per mile, for going to and returning from the court which is most distant from his place of residence, to be When district attorney is absent, the computed on the most usual line of travel; and in case of the absence judge may appoint a of such attorney from any term of the court, the presiding judge may him for the term. appoint a fit person to act for him for the term.

SEC. 32. Whenever a marshal shall sell any lands or tenements by When the marshal virtue of any process in his hands, and shall die, or in any manner go dies before making a out of office before making a deed to the same, the court to which the deed the court may process is returnable may, upon written application and notice thereof to make the same. to the plaintiff and defendant, or their counsel, and upon a statement and proof of the facts, direct his successor to make the necessary deed therefor upon the payment of any purchase money or costs remaining

unpaid.

SEC. 33. In any civil case in any of the courts of the Confederate Security for costs. States, the plaintiff may, upon motion, be required to give security for the costs, upon such terms as the court by its rules may prescribe; and if he should fail to comply within the time allowed, the suit shall be dismissed at the next term, unless good cause be shown against it. the said district courts shall have power, from time to time, to make all needful rules for the conduct and dispatch of business therein, not inconduct and dispatch of sistent with the Constitution and laws of the Confederate States, or with business. the provisions of this act.

SEC. 34. The laws of the several States abolishing imprisonment for State laws atolishdebt, and providing relief for debtors held in custody, shall take effect debt, and providing in favor of all persons held in custody for debt under the process of the relief for debtors in federal counts of the Confederace federal courts of the Confederacy.

SEC. 35. And be it further enacted, That the said district courts shall Exclusive cognihave exclusive cognizance of all crimes and offences cognizable under offences vested in the the authority of the Confederate States, except where the laws of said district courts.

Confederate States shall otherwise provide.

SEC. 36. The said courts, in term, shall have power to direct a grand summoning jury to be summoned and impanneled, whenever in its judgment it may impanneling of grand be proper to do so, and at such time as it may direct. After such jury is impanneled the proceedings shall conform, as nearly as may be, to the tion in the State where such district court is held. But no grand jury ern their proceedshall be summoned unless upon the order of the judge or court, and if made by the judge out of term shall be indeed out of term shall be indeed. made by the judge out of term, shall be in writing, under his hand and

SEC. 37. Until otherwise provided by law of Congress, the laws of Laws of the U.S. the United States in regard to crimes and offences, and to the mode of and offences and the

Their oaths and

Compensation.

Rules for the con-

such law.

and mode of exam- such cases.

(Bal Cases.

In what civi! causes District Courts mizanca.

Writ of error to the Supreme Court in civil cases.

Limitat on.

to prosecute writ with

to operate as a su-

practice in criminal procedure, practice and trial in all criminal cases, shall be in force and cases, declared to be form the rule of practice and decision in the district courts of the Conof practice federate States, and where there is no such law governing the practice, and decision in the then the rule and course shall conform as nearly as practicable to the 8. What to be the rule practice established by law of the State court of highest original juriswhen there is no diction in which the said district court sits. And this provision shall con law.

Rules of evidence extend to the rules of evidence and mode of examining witnesses in

with sold of error or appeals to the Supreme Court of the Conappeals to the Su-federate States shall be allowed the accused in all cases in which the
preme Court in crimpunishment or penalty, upon conviction, is death or imprisonment in the penitentiary, in the same manner and upon the same terms as are allowed in the courts of highest original criminal jurisdiction in the State in which such district court is holden; and the remedy upon any bond given in such case, shall be the same as in the courts of the State from which Writ of error to such appeal or writ of error is taken. Such writ of error shall operate the execution of the as a stay to the execution of the sentence or judgment, upon the execusentence or Judg-tion of such bond as may be required by the State law in similar cases; When the Supreme and if such sentence or judgment shall be affirmed, and the time for Court to give judg- executing the same shall have passed, the Supreme Court shall give such sentence, and all judgment or pronounce such sentence as the law prescribes, and appoint point the time and the sentence are the law prescribes, and appoint p'ace for its execut the time and place for carrying the same into effect by the marshal of the court from which said writ of error emanated.

SEC. 39. The said district courts shall have original cognizance of all to have original cog. civil causes of admiralty and maritime jurisdiction, including all seisures under the revenue laws or laws of navigation and trade of the Confederate States, when the seizures or cause of complaint arises on waters which are navigable from the sea by vessels of one hundred or more tons burden, within their respective districts as well as upon the high seas; Saving to suitors of saving to suitors in all cases the right of a common law remedy, where common law remedy the remedy at common law is ample and complete. And said district District Courts, courts, as courts of admiralty, shall be deemed always open for the purrallty, a ways open pose of filing libels, petitions, answers and other pleadings, for issuing for the purpose of and returning mesne and final process and commissions, and for making all interlocutory orders or rules which may be necessary. And Laws of the U s. the laws of the United States and the rules of court in reference and rules of Court in to admiralty proceedings in force in the admiralty courts of the United have full force in States of America, on the twentieth day of December, one thousand eight hundred and sixty, so far as the same may be applicable, and are not inconsistent with the constitution and laws of the Confederate States, are hereby continued in full force and effect in the courts of the Confederate States, until altered or repealed by law.

SEC. 40. Final judgments and decrees in civil actions, and final decrees in equity in a district court, where the matter in dispute exceeds in value the sum of five thousand dollars, exclusive of costs, may be reexamined and reversed or affirmed upon a writ of error in the Supreme Court, the citation in such case being signed by a judge of the district court or of the Supreme Court, and the adverse party having at least thirty days' notice. Writs of error shall not be brought but within two years after rendering or passing the judgment or decree complained of, or in case the person entitled to such writ of [error] be an infant, femme covert, non compos mentis or imprisoned, then within two years, as aforesaid, exclusive of the time of such disability. And every judge signing Bond and accountly a citation or any writ of error, as aforesaid, shall take bond, and good and sufficient sureties, that the plaintiff shall prosecute his writ with ef-When writ of error fect, and answer all costs if he fail to make good his plea; and no writ of error shall operate as a supersedeas and stay of execution, unless such

bond be with sureties and of sufficient amount to secure the whole judgment, if it be affirmed, in addition to the costs. And the said court or the judges thereof, shall have power to appoint a clerk, Appointment of who shall take the oath prescribed for the clerks of the district Court, courts, and give bonds for the faithful discharge of his duty, in such Oath and bond. amount as said court may direct, whose fees shall be the same as those His fees. now allowed to the clerks of the Supreme Court of the United States.

SEC. 41. Where, upon such writ of error, the Supreme Court shall Damages allowed affirm a judgment or decree, they may adjudge or decree to the defend-judgment or decree. ant in error just damages for his delay, not exceeding ten per cent. per annum-but such damages shall only be given when it is manifest to the court that the appeal or writ of error was taken for delay-and all Execution in causes costs. The Supreme Court shall not issue executions in causes that are removed to the supreme Court by writ removed before them by writs of error, but shall send a special mandate of error, to issue to the district court to award execution thereupon, including lawful from the District Court.

eosts accruing upon such appeal.

SEC 42. From all final judgments or decrees which may be rendered In what cases apin any district court in any cases of equity or admiralty and maritime Supreme Court. jurisdiction, and of prize or no prize, an appeal, where the matter in dispute, exclusive of costs, exceeds the sum or value of five thousand dollars in equity, or of five hundred dollars in courts of admiralty and maritime jurisdiction, shall be allowed to the Supreme Court, and upon such appeal, a transcript of the libel, bill, answer, depositions and all other proceedings of what kind soever in the cause, shall be transmitted ceedings. to the said Supreme Court; and no new evidence shall be received in No new evidence to the received in to be received. the said court on the hearing of such appeal; and such appeals shall be Appeals subject to the same rules, regulations, and restrictions as are prescribed the rules prescribed in case of write of in law in case of writs of error; and the said Supreme Court shall be error. and hereby is authorized and required to receive, hear and determine such appeals: Provided always, That appeals or writs of error in any proviso as to apease to the Supreme Court of this Confederacy, from existing judgments peals or writs of error from existing or decrees, may be taken under the same rules and regulations required judgments or decrees. by the laws of the United States for appeals or writs of error to the Supreme Court of the United States, existing at the time the said judgment or decrees were rendered.

SEC. 43. The Supreme Court shall have power from time to time to Supreme Court to make all such rules and regulations as it may deem needful for the dispatch of cases. orderly and correct dispatch of cases not inconsistent with the rules of law, and this power shall extend both to original and appellate causes In all cases in the Supreme Court where there is an equal division of opinion among the judges thereof, and the court is not full, cases in which the there shall be awarded a re-argument before a full court. If there be vided in opinion. such division when the court is full, then the judgment of the court

below shall be affirmed.

SEC. 44. The Supreme Court shall have original jurisdiction of all Original Jurisdiction of all Original Jurisdiction of the Supreme Court shall have original jurisdiction of the Supreme Court shall be supreme Court shall have original jurisdiction of the Supreme Court shall be supreme Cour controversies of a civil nature where a state is a party, except between a tion of the supreme state and its citizens, or citizens of any other state or nation. It shall also have exclusively all such jurisdiction of suits or proceedings against tion. ambassadors or other public ministers, or their servants, as a court of law can have or exercise consistently with the law of nations; and original but not exclusive jurisdiction of all suits brought by ambassadors or other public ministers, or in which a consul or vice-consul shall be a party. And the trial of issues in fact in the Supreme Court, in all actions at law against citizens of the Confederate States, shall be by jury, and it shall have power to issue writs of prohibition to Trial by Jury. the district courts, when proceeding as courts of admiralty and maritime jurisdiction, and writs of mandamus, in cases warranted by the princi-tion and mantames.

Transcript of pro-

ples and usages of law, to any courts appointed under the authority of the Confederate States.

In what cases writs of error allowed from Court of the C. S :

SEC. 45. Be it further enacted, That a final judgment or decree in any suit, in the highest court of law or equity of a state in which a or decrees of the decision in the suit could be had, where is drawn in question the validity tates to the Supreme of a treaty or statute of, or an authority exercised under the Confederate States; or where is drawn in question the validity of a statute of, or an authority exercised under any state, on the ground of their being repugnant to the constitution, treaties or laws of the Confederate States; or where is drawn in question the construction of any clause of the constitution, or of a treaty, or statute or commission held under the Confederate States; in each of these cases the decision may be re-examined, and reversed or affirmed in the Supreme Court of the Confederate States, upon a writ of error, the citation being signed by any judge of the said Supreme Court, in the same manner and under the same regulations, and with the like effect as if the judgment or decree complained of had been rendered or passed in a district court of the Confederate States; and the proceedings upon reversal shall be the same, except that the Supreme Court, instead of remanding the case for a final decision, may at their discretion, if the cause shall have once been remanded before, proceed to a final decision of the same and award execution. But no other error shall be assigned or regarded as a ground of reversal in any such case as aforesaid, than such as appears in the face of the record, and immediately respects the beforementioned question of validity or construction of the said constitution, treaties, statutes, commissions or authorities in dispute.

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and under what regulations and with what effect.

Assignment of er-

Effect of Judgments State.

error therefrom.

Transfer of records, etc., in suits pending in the Circuit or District Courts of the U. the same district.

eords and papers district court and authenticated according to law, shall have the force admissible in evil and effect given to copies of other instruments of like character in such dence.

Sec. 46. All judgments, orders and decrees made by any state court etc., of any State court rendered since since the date of the secession of such state, upon any subject or matter the secession of such which before such secession was within the jurisdiction of the courts of the Appeal or writ of United States, shall have the force and effect of judgments, orders and decrees of the courts herein established, with the privilege of either party to appeal or sue out a writ of error.

Sec. 47. And be it further enacted, That all the records, papers, dockets, depositions and judicial proceedings of every kind appertaining to any trict courts of the U. suit now pending in the circuit or district courts of the United States, States of the Confed within any of the states of this Confederacy, shall be transferred to the court of the O. s. in district court of the Confederate States of America in the same state and district in which the same was pending; and the late clerk of said of said circuit court or district courts, or other person in whose custody said records, papers, dockets, depositions and judical proceedings may be, shall deliver the same to the clerk of the district court to which they may be transferred under the provisions of this act, and the same shall stand in the same plight and condition in which they were in said circuit and district courts respectively, and all previous orders therein made shall have the same effect. And the court to which said causes are hereby transferred shall proceed to hear and determine the same accord-Also of papers of ing to law, and all dockets, books, records, documents and papers of every kind pertain overy kind pertaining to judicial proceedings in any of said courts, and seedings in any of to suits heretofore decided therein, and all patents, deeds, records, books salt courts and to suits decided therein, and papers pertaining to any land office which may by law have been or to any land office deposited with the clerk of any of said courts or transferred to his office for safe keeping, shall be delivered to the clerk of the district court for the district in which such court is situated, and the same shall be safely kept and preserved by said clerk until otherwise provided by law. And Copies of said re copies of any such records or other papers made out by said clerk of the

state, and be admissable in evidence in all cases in which copies are admitted as evidence in the courts of the Confederate States: Provided, Provise as to suits That all suits which shall have been pending in any of said courts for pending for five years without prosethe space of five years without prosecution shall be considered as aban-cution. doned, unless prosecuted within six months from the time of such transfer. And the judgments in all civil cases heretofore rendered in said refect of unsattecircuit and district courts of the United States remaining unsatisfied, fied Judgments of the shall have the same force and effect which they had before the secession Courts of the U.S. of the State in which said court is situated, and the same proceedings may what proceedings be had thereon in the district court of the Confederate States, by execution or otherwise, which might have been taken in the court in which of the C. S. by execution or otherwise. they were rendered at the time of their rendition. And where, under any such judgment of the circuit courts of the United States, any execution may have been in part executed by levy on property or otherwise, it shall be the duty of the marshal or officer in whose hands such execution and property may be, to turn over the same to the marshal of the Confederate States for the district in which such judgment was rendered, and to take his receipt therefor; and thercupon the said marshal shall proceed to dispose of the same according to the laws in force at the time such judgment was rendered, and pay over the proceeds to the party entitled. And new process shall be issued in such district courts when requisite; but all suits pending in said courts in which the United States in which U. States are plaintiffs shall remain suspended, and no further proceedings main suspended. shall be had therein until the independence of this Confederacy shall be Executions of all recognized by the United States; and execution of all judgments ren-judgments rendered dered in favor of said United States is hereby suspended, and all seizures likewise suspended. on executions heretofore made in behalf of the said United States are hereby declared to be inoperative and void, and shall not be renewed tions made in behalf of the U.S., declared until recognition be made of the independence of this Confederacy as void. aforesaid. But this section shall be subject to such disposition of the causes therein provided for as has been made by the several States before the adoption of the Provisional Constitution, unless said States shall conform their legislation to the provisions in this act contained.

SEC. 48. Where cases are now pending in the Supreme Court of the Transfer of causes United States upon appeal or writ of error, from any court of the States pending in the Sun now forming the Confederate States, it shall be lawful for the appellant U.S., upon appeal or or plaintiff in error, at any time within twelve months from the date, to Supreme Court of the dismiss such appeal or writ of error, and file a transcript of the record C.S. and a copy of the bond for the appeal or writ of error in the Supreme Court of the Confederate States, and thereupon the same shall be considered in all respects as if it had been originally filed in the said Supreme Court of the Confederate States, and shall be heard and determined in said court according to the laws in force at the time said cause was determined in the court below, and the rights of the respective parties shall be the same as when said cause was taken up to the Supreme Court of the United States. And if such cause shall not be If not transferred transferred in twelve months as aforesaid, then the judgment of the within twelve months court from which the appeal or writ of error was taken shall be deemed Court below animated. final and in all things affirmed. And in case of such transfer, the bond Bond given for apgiven for the appeal or writ of error shall be and remain in full force in in force. the court of the Confederate States; and in cases where the transcripts Transcripts of reof the records have already been printed in the Supreme Court of the cords printed in the United States under the rules thereof, such printed copy, duly certified U.S., may be filed. by the clerk of that court, may be filed in the Supreme Court of these Confederate States, and it shall not be necessary to have a new transcript made by the clerk of the court from which the appeal or writ of error was prosecuted.

District Courts of ing in force.

Sec. 49. And where there shall heretofore have been any judgment the C. S. and their or decree in the Supreme Court of the United States in a case from any officers to carry into effect certain unexe of the district or circuit courts of the United States for any one of the cuted judgments, etc. States now forming a part of the Confederate States, and which remains of the Supreme Court States now forming a part of the Confederate States, and which remains of the U.S. remain in force and unexecuted, it shall be and it is hereby made the duty of the distrit court of such Confederate State and its officers, to carry into effect and to execute such judgment or decree according to the mandate of the Supreme Court of the United States, as if there had been no dissolution of the Union: Provided, That such judgment or decree was rendered before the secession of the State from which such cause went Notice to party or to the Supreme Court. When any cause is transferred under the provitransferred undersions of this law, notice of such transfer shall be given to the adverse party or his counsel thirty days before the term of the court at which such case is to be tried.

the Confederate States of America, such judgment or sentence shall

shall be released by reason of the dissolution of the Union, but he shall continue under arrest or in custody until discharged by due course of

of the Confederate States to be held for the district in which he was arrested.

force and be made returnable to the court of the district in the Confederate States in which the offence therein charged is alleged to have been committed. And to these ends full authority is hereby granted to said

And any bail bond given by any party to answer any charge under

Proviso.

his counsel of causes

ef U. S. courts in or are imprisoned upon conviction of any crime or offence before any criminal cases.

continue in full force and effect until the same has been executed and District Courts of carried out, and the said district courts of the Confederate States are the C. S. empowered hereby clothed with all necessary powers to have such judgment or sentence to execute them. to execute them.

Persons under ar- executed. And no person now under arrest or in custody upon any criminal rest on process issued charge or offence, on process issued from the courts of the United States, States Courts.

Ball bond to bind law. party to appear in process from any of said courts, shall be obligatory upon such party and his sureties, and bind him to appear at the first term of the district court

Indictments found And all indictments heretofore found in any of the said courts and in any of the U. S courts, to be heard, not yet disposed of shall continue in full force and virtue until heard etc., in the District and determined in the district court of the Confederate States for the Courts of the C. S.

Warrants or other district in which the same was found. And all warrants or other process process from said issuing on any criminal charge from any of said courts shall continue in courts.

Penitentiary and jalis.

SEC. 51. Where, by the laws of any State, its penitentiary or jails may be used by the courts or marshals of the Confederate States, the same shall be so used whenever necessary; but if in any State there be no law authorizing their use, then it shall be the duty of the marshal to

district courts.

Special jurisdiction

prisoners or convicts who may be committed to his custody by competent legal authority. Sec. 52. Where any forfeiture or penalty is by law prescribed against of District Courtheld misfeasance or malfeasance in office by any of the officers of the Content of crimes and federate States residing at the seat of government, or where crimes or offences committed by any of said officers in their respective offices, and of suits on their which are or may be punishable by indictment, or where suits may become necessary upon the official bonds of any such officers, made paycases shall pertain to and be exercised by the district court of the Con-

provide a suitable place or places for the custody and confinement of all

judgments rendered secession of the States in which the same were, and which causes shall

able to the Confederate States of America, the jurisdiction in all such federate States which shall be held at the seat of government. writs of error or SEC. 53. From all judgments or decrees which shall be to the special to the Su-preme Court from causes pending in the courts of the United States at the time of the preme Court from causes pending in which the same were, and which causes shall

be transferred to and decided by the courts of this Confederacy, writs in causes pending to of error or appeal may lie to the Supreme Court of this Confederacy, S. at the time of the when the sum or matter in controversy exceeds the sum of two thousand secession of the dollars.

SEC. 54. This act shall be in force and have effect from and after the when act takes espassage thereof, and all laws and parts of laws coming within the purfect.

View of this act, shall be and the same are hereby repealed.

APPROVED March 16, 1861.

CHAP. LXII.-An Act supplementary to an act entitled an act to organize the Navy.

March 16, 1961.

The Congress of the Confederate States of America do enact, That in Relative position case officers who were formerly attached to the navy of the United of officers of the National States, but had regigned in consequence of the secession of any one or of have resigned and all of the Confederate States, should receive appointments in the navy menta in the Navy of the Confederate States, the President is authorized to affix to their the C.S. commissions such dates as may be necessary to secure to them the same relative position that they held in the former service.

APPROVED March 16, 1861.

CHAP. LXIII.—An Act supplemental to an act to define and fix the pay of the officers of March 16, 1861.

the Congress.

The Congress of the Confederate States of America do enact, That Pay of the officers the amount of salary established by the said act for each officer during the Provisional Government shall be deemed a salary ernment, defined and for a year; and that each officer may receive a rateable proportion thereof at any time during the year, upon the warrant of the President of the Congress.

APPROVED March 16, 1861.

CHAP. LXIV .- An Act to appropriate money for certain civil purposes.

March 16, 1861.

The Congress of the Confederate States of America do enact, That Appropriation for the following sum be, and the same is hereby appropriated for the object the Treasury. hereafter expressed, for the year ending the fourth of February, eighteen hundred and sixty-two: For salary of Auditor of the Treasury, for auditing accounts of the war office in the expenditure for the army, the sum of three thousand dollars.

APPROVED March 16, 1861.

March 16, 1861. CHAP. LXV .- As Act making additional appropriations for the support of the Army, for the year ending the first of March, eighteen hundred and sixty-two.

Appropriation for

The Congress of the Confederate States of America do enact, That the purchase of ord-the following sum be, and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated, namely: For the purchase of ordnance and ordnance stores, one hundred and ten thousand dollars.

APPROVED March 16, 1861.

CHAP. LXVI .- An Act making appropriations for the service of the Postoffice Depart-March 16, 1961. ment, for the fiscal year ending the first of March, eighteen hundred and sixty-two.

Appropriations for Postoffice Depart-

The Congress of the Confederate States of America do enact, That the following sums be appropriated for the Post Office Department for the year ending the first of March, one thousand eight hundred and sixty-two, out of any moneys in the Treasury, arising from the revenues of the service of said department, namely: For transportation of the mails inland, one million one hundred and two thousand, two hundred and eighteen dollars and forty-nine cents; for compensation of Postmasters, three hundred thousand dollars; for clerk of Post Offices, one hundred thousand dollars; for ship, steam-boat and way-letters, five thousand dollars; for office furniture for Post Offices, two thousand dollars; for advertising, fifteen thousand dollars; for mail bags, ten thousand dollars; for paper blanks, ten thousand dollars; for printing blanks, three thousand dollars; for wrapping paper, eight thousand dollars; for mail locks, keys and stamps, ten thousand dollars; for mail depredations and special agents, twenty thousand dollars; for miscellaneous payments, forty thousand dollars; for postage stamps and stamped envelopes, twenty-five thousand dollars; for payment on account of foreign mail service, seventy-five thousand dollars; for payment of letter carriers, two thousand dollars.

To supply deficiencies SEC. 2. That the sum of three hundred and twenty binousand and of the said depart sixty dollars thirty-six cents be, and the same is hereby appropriated, to Transurv not otherwise appropriated, be paid out of any moneys in the Treasury not otherwise appropriated, to supply deficiencies in the revenue of the Post Office Department for the year ending the first of March, one thousand eight hundred and sixty-two.

APPROVED March 16, 1861.

CHAP. LXVII .- An Act to authorize the Secretary of the Treasury to appoint Special March 16, 1861. Agents in certain cases.

Special agents to

The Congress of the Confederate States [of America do] enact, That the organise custom. Secretary of the Treasury shall be, and he is hereby authorized to appoint houses on the fron. tiers, and to examine special agents for the purpose of organizing the custom-houses at ports of books, accounts, etc. entry and delivery on the frontiers between the Confederate States and other Governments and to cause examinations to be made of the books, accounts, money on hand and general management of all the offices of the several collectors of the customs, sub-treasurers, public depositories, mints, and all other officers and agents who may be under the control of the Treasury Department, as occasion may require, with such compensation, not exceeding six dollars per day and traveling expenses, as he may think reasonable, to be fixed at the time of each appointment.

Compensation.

The agent selected to make these examinations shall be instructed, in all offices having charge of public funds, to examine as well the books, accounts and returns of the officer, as the money on hand and the manner of its being kept, to the end that uniformity and accuracy in the accounts, as well as safety to the public moneys, may be secured thereby.

SEC. 2. Be it further enacted, That this act shall expire in two years expire.

When this act to

from the date of its passage.

APPROVED March 16, 1861.

CHAP. LXVIII.—An Act Making appropriation for the service of the Bureau of Indian March 16, 1861.

The Congress of the Confederate States of America do enact, That Appropriation for the following sum be, and the same is hereby appropriated, out of any Bureau of Indian money in the Treasury not otherwise appropriated, for the service of the Affairs. Bureau of Indian Affairs, for the year ending first of March, eighteen hundred and sixty-two, namely: For the salary of the commissioner and chief clerk of the Bureau of Indian Affairs and incidental expenses of the bureau, five thousand dollars.

APPROVED March 16, 1861.

CHAP. LX IX .- An Act to amend an act entitled an act authorising the President alone to March 16, 1961. make certain appointments.

The Congress of the Confederate States of America do enact, That Appointment of the act described in the caption hereof shall be held and construed, to dent during the reauthorize the President to appoint, during the recess of Congress, all cess of Congress. officers, civil, military and naval, established by law: Provided, such appointments shall be submitted to the Congress when it re-assembles, for its advice and consent.

APPROVED March 16, 1861.

RESOLUTIONS.

February 5, 1861. [No. 1.] A Resolution to appoint Mesers. Reid & Shorter Printers to the Congress.

Public printers appointed.

Style and quality of work.

Compensation.

Resolved, That Messrs. Reid & Shorter be appointed printers to this Congress while it holds its sessions in Montgomery; and that all the work to be done shall, in style and quality, equal that done for the State of Alabama, and shall be paid for at the same proportionate rates of compensation.

ADOPTED February 5, 1861.

February 8, 1861. [No. 2.] A Resolution accepting the appropriation of five hundred thousand dollars, made by the General Assembly of the State of Alabama.

Appropriation
State of Alabama

1st. Resolved by the Confederate States of America in Congress
assembled, That this Congress accept the liberal offer of the General
Assembly of the State of Alabama, to place at the disposal of this body
the sum of five hundred thousand dollars, as a loan to the government
of the Confederacy now being formed.

2d. Resolved by the authority aforesaid, That this Congress place the highest appreciation upon this generous, patriotic and considerate action of the State of Alabama, and realize in it the zealous devotion of the people of that state to the cause of "Southern Independence."

ADOPTED February 8, 1861.

February 8, 1861.

[No. 3.] A Resolution for the preservation of the Records of Congress.

Preamble.

Whereas, it is necessary that the records of this Congress be placed in a condition of safety, and those pertaining to proceedings with closed doors, in a condition of secresy: Therefore—

Preservation of records of Congress.

Resolved by the Confederate States of America in Congress assembled, That the President of Congress be and he is hereby authorized and instructed to make proper provision for the purpose herein declared.

ADOPTED February 8, 1861.

February 8, 1861. [No. 4.] A Resolution in regard to the State of North Carolina, and the Commissioners from said State to this Congress.

Preamble.

Whereas, the people of North Carolina and those of the States represented in this Congress have a common history, a common sympathy, a common honor, and a common danger; and, whereas, it is the opinion and earn ast desire of this Congress that the State of North Carolina should be united in government with these states;—

Be it therefore resolved, That this Congress received with pleasure Commissioners the Commissioners from the State of North Carolina, and hope to pursue from North Carolina. such a course of action as shall commend itself to, and induce the State of North Carolina speedily to unite in our councils, and in such government as shall be formed by these states.

ADOPTED February 8, 1861.

[No. 5.] A Resolution in relation to the occupation of the forts and arsenals, &c.

February 13, 1861.

Resolved by the Congress of the Confederate States of America, That Questions between this government takes under its charge the questions and difficulties now Confederacy and the existing between the several states of this Confederacy and the govern-U. 8. relating to forts, ment of the United States of America, relating to the occupation of forts, arsenals, navy yards, and other public establishments; and that the President of the Congress be directed to communicate this resolution to the several states of this Confederacy, through the respective governors thereof.

ADOPTED February 12, 1861.

[No. 6.] A Resolution authorizing the Secretary of Congress to arrange for publication February 14, 1861.

the Provisional Constitution for the Government of the Confederate States of America, with the autograph eignatures of the members of Congress, &c.

Resolved by the Confederate States of America in Congress assembled, Publication of Pro-That the Secretary of Congress be allowed to have engrossed and ar-visional Constitution ranged for publication the Provisional Constitution for the government signatures and flag of the Confederate States of America, with the autograph signatures of federacy. the members of Congress, and the flag and seal of the Confederacy, whenever adopted.

ADOPTED February 14, 1861.

[No. 7.] A Resolution to authorize the Judiciary Committee to have such matter printed as February 14, 1861. they may desire to lay before the Congress.

Resolved by the Confederate States of America in Congress assembled, Printing for June 1987 clary Committee. Printing for Judi-That the Judiciary Committee be authorized to have such matter printed as they may desire to lay before the Congress.

ADOPTED February 14, 1861.

[No. 8.] A Resolution to continue in office the officers of the customs.

February 14, 1861.

Resolved by the Confederate States of America in Congress assembled, Officers of customs That until otherwise provided, the several officers connected with the continued in office. collection of customs, duties and imposts in the several states of this salaries. Confederacy, be and they are hereby confirmed and continued as officers of the government of the Confederate States of America, with their present salaries and emoluments, until the first day of April next; and that the Secretary of the Treasury be instructed to report to Congress a

Diminution of ex-plan, to go into effect at the said date, whereby the expenses of collections of collecting ing the revenue at each custom house shall be diminished at least fifty per cent.

ADOPTED February 14, 1861.

February 14, 1861.

[No. 9.] A Resolution giving certain powers to the Committee on Naval Affairs.

Attendance of per-Resolved by the Confederate States of America in Congress assembled, sons before Committee on Naval Affairs be authorized to procure the attendance at the seat of government of all such persons versed in naval affairs as they may deem advisable to consult with in the preparation of their report.

ADOPTED February 14, 1861.

February 15, 1861.

[No. 10.] A Resolution to provide for printing for the Committees of the Congress.

Printing for the standing committees of Congress.

Resolved by the Congress of the Confederate States of America in Congress assembled, That each of the standing committees of Congress is authorized to cause to be printed any matters which it may deem requisite for the use of the committee.

ADOPTED February 15, 1861.

February 15, 1861. [No. 11.] A Resolution for the appointment of Commissioners to the Government of the United States of America.

Commissioners to

Resolved by the Confederate States of America in Congress assembled, the Government of That it is the sense of this Congress that a commission of three persons be appointed by the President elect, as early as may be convenient after his inauguration, and sent to the government of the United States of America, for the purpose of negotiating friendly relations between that government and the Confederate States of America, and for the settlement of all questions of disagreement between the two governments, upon principles of right, justice, equity and good faith.

ADOPTED February 15, 1861.

February 16, 1861.

[No. 12.] A Resolution for the enforcement of the Revenue Laws.

Resolved by the Confederate States of America in Congress assembled, Enforcement the Revenue Laws. That the President of Congress instruct the collectors of the several ports of this Confederacy to enforce the existing revenue laws against all foreign countries, except the State of Texas.

ADOPTED February 16, 1861.

[No. 13.] A Resolution to provide an Executive Maneion.

February 25, 1861.

93

The Congress of the Confederate States of America do resolve, That Executive mansion that the committee to arrange for government buildings be authorized to beleased. to lease a furnished mansion for the residence of the President of the Confederate States.

APPROVED February 25, 1861.

[No. 14.] A Resolution in relation to patents and caveats.

March 4, 1861.

Resolved by the Congress of the Confederate States of America, That Specifications, etc., all persons, being citizens of the Confederate States, who may wish to useful discoveries procure patents or file caveats for inventions and useful discoveries and and improvements may be filed in the improvements, may file in the office of the Attorney General a specifica-office of the Attorney General as a confederate States. tion of such invention, discovery or improvement, together with such General. descriptive drawings as may be necessary; and such specification, when To operate as a caso filed, shall operate as a caveat to protect the rights of such persons, veat. until regular application can be made according to law; and this resolution shall apply to all patents heretofore granted by the United States to citizens of this Confederacy, and to caveats heretofore filed by such citizens in the Patent Office of the United States, on such patents and copies of such caveats being deposited, as aforesaid, in the office of the Attorney General: Provided, That such applicants shall pay such fees Proviso. as may hereafter be required by law establishing a patent office, on application for patents and filing of caveats.

APPROVED March 4, 1861.

[No. 15.] A Resolution in relation to international copyrights.

March 7, 1861,

Whereas, Great Britain, France, Prussia, Saxony and other European Preamble. Powers, have passed laws to secure to authors of other states the benefits and privileges of their copyright laws, upon condition of similar privileges being granted by the laws of such states to authors, the subjects of the powers aforesaid; Therefore be it

Resolved by the Congress of the Confederate States of America, That International copythe President be and he is hereby authorized to instruct the Commissioners appointed by him to visit the European Powers, to enter into treaty obligations for the extension of international copyright privileges to all authors, the citizens and subjects of the powers aforesaid.

APPROVED March 7, 1861.

[No. 16.] A Resolution to continue the mints at New Orleans and Dahlonega.

March 9, 1861.

The Congress of the Confederate States of America do resolve, That Mints at New Orthogram and Dahlonega shall be continued, and the proper arrangements made as soon as possible to procure suitable dies for Dies for the coin. the coin of the Confederate States.

Resolved further, That the Secretary of the Treasury be requested to Appropriation for. estimate and report to Congress the lowest amount of appropriation necessary to carry out the above resolution.

APPROVED March 9, 1861.

March 12, 1861.

[No. 17.] Resolutions providing for a digest of laws.

Resolved, That a committee of three members of this body be ap-Committee to revise the Statute laws pointed to revise the statute laws of the United States, and report, in of the U. S. form of a digest, such laws as are applicable to this Confederacy, together with such changes and modifications as they would recommend for the adoption of Congress.

Authorized to employ clerks and to or-der printing.

Resolved further, That the committee have leave to sit during the recess, and to employ such clerks and to order such printing as they may require, and that they be authorized to draw for the same on the appropriation for the contingent expenses of Congress.

Committee to be Resolved jappointed by the President of Con To Congress. Resolved further, That the committee be appointed by the President

APPROVED March 12, 1861.

[No. 18.] A Resolution accepting certain funds tendered to the Confederate States by the March 14, 1861. State of Louisiana.

Presmble

Whereas, the Convention of the State of Louisiana has adopted an ordinance as follows, to-wit:

"An ordinance to transfer certain funds to the government of the

Confederate States of America.

"Section 1. It is hereby ordained, That the sum of three hundred and eighty-nine thousand two hundred and sixty-seven, forty-six one hundredths dollars, now in the hands of A. J. Guirot, State Depositary, and known as the 'Bullion Fund,' be transferred to the government of the Confederate States of America, and that said depositary be and he is hereby authorized and instructed to pay said sum upon the order of the Secretary of the Treasury of said Confederate States.

Funds tendered to the C. S. by the State of Louisiana.

"SEC. 2. It is further ordained, That the sum of one hundred and forty-seven thousand five hundred and nineteen dollars and sixty-six cents, being the balance received by said State Depository from the customs since the thirty-first of January last, be transferred to said government and paid by said depositary upon the order of said Secretary of the Treasury of the Confederate States."

Be it therefore resolved by the Congress of the Confederate States of America, That the Congress accepts with a high sense of the patriotic liberality of the State of Louisiana, the funds so generously tendered to the treasury of the Confederate States, and proffered in the ordinance aforesaid.

Approved March 14, 1861.

March 15, 1861. [No. 19.] Resolutions in reference to forts, dock-yards, reservations and property esded to the Confederate States.

Cossion by the Resolved by the Congress of the Confederate States, That the Consates of forts, arsenals, navy yards, etc. gress do recommend to the respective States to cede the forts, arsenals, navy-yards, dock-yards and other public establishments within their respective limits to the Confederate States, and moreover, to cede 80 much of the lands reserved heretofore by the government of the United States, or other public vacant lands in their respective limits as may be necessary for timber or lumber for naval or other purposes of public concern; and that the President of Congress be requested to communicate these resolutions and the accompanying report to the governors of

the respective States.

Resolved further, That in case of such cession, the President be and President to take is hereby authorized and empowered to take charge of any such property charge of the proceded.

APPROVED March 15, 1861.

[No. 20.] Resolutions in relation to the contingent fund of Congress.

March 15, 1861.

1st. Resolved by the Congress of the Confederate States of America, Disbursement of That the disbursement of the contingent fund of Congress be placed of Congress. under the direction and control of the Secretary, subject to the approval of the committee on accounts.

Resolved further, That estimates shall regularly be submitted by the To be made in ac-Secretary, and no disbursements of the contingent fund shall hereafter timates of the Secrebe audited by the committee on accounts, except in accordance with tary.

such estimates.

Resolved further, That the Secretary, at the next meeting of this Report by Secre-Congress, shall submit a detailed and particular statement of the pay-tary to Congress.

ments made and authorized by him from the contingent fund of Congress.

APPROVED March 15, 1861.

[No. 21.] A Resolution to provide for the auditing and payment of certain claims against the Congress.

Resolved by the Congress of the Confederate States of America, That Auditing and payHon. William P. Chilton, the resident member of the committee on ac-against the Congress
ecunts, be authorized to audit and allow the accounts against the Congress
which have not been audited and allowed—the Secretary of the Congress to act with said member of said committee; and claims audited
and allowed by them to be paid on the order of said Chilton, for said
committee, countersigned by said Secretary; and this resolution to operate
only during the recess of Congress.

APPROVED March 16, 1861.

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PRIVATE ACT OF THE PROVISIONAL CONGRESS

OF THE

CONFEDERATE STATES.

Passed at the first session of the Provisional Congress, which was begun and held at the City of Montgomery, on Monday, February 4, 1861, and continued to Murch 16, 1861.

JEFFERSON DAVIS, President. ALEXANDER H. STEPHENS, Vice President of the Confederate States. Howell Cobb, President of the Congress.

CHAP. I .- An Act for the relief of William P. Barker.

February 25, 1861.

SECTION 1. The Congress of the Confederate States of America do thorized to file specimact, That William P. Barker, a citizen of the State of Alabama, be fration of his invenanthorized to file in the office of the Attorney General, a specification of tion.

an invention claimed to have been made by him, as an improvement in the mode of casting ordnance; and that the same shall, from this date, operate as a caveat, to protect his said invention, until an application can be made for a patent according to law.

APPROVED February 25, 1861.

RESOLUTIONS.

[No. 1.] A Resolution for the relief of J. M. Walden, a citizen of Georgia.

February 16, 1861.

Resolved by the Confederate States of America in Congress assembled, J. M. Walden astronaut of the State of Georgia, be and he is each thorized to file with the State of Georgia, be and he is vest, etc., for the hereby authorized to file with the Attorney General, a caveat, accomprotection of its improvement by suitable drawings and explanations, setting forth the design road switches. and purpose thereof, for the protection of an improvement claimed to have been made by him in railroad switches; and that said caveat, when so filed as aforesaid, shall be effectual to protect his rights to said invention, until a patent office shall have been established: Provided, That as soon as said office is established, said caveat shall be filed with the commissioner thereof, and such proceedings had thereon as may be authorized by law.

ADOPTED February 16, 1861.

. March 15, 1861.

[No. 2.] A Resolution to pay certain naval officers their traveling expenses.

Samuel Rousseau Section 1. The Congress of the Confederate States of America do and others, late resolve, That the Secretary of the Navy be and he is hereby authorized officers of the U. to pay to Samuel Rousseau, Joseph Tatnall, Victor M. Randolph, J. D. S. Navy, to be paid their taveling extenses.

Ingraham and Rapheal Semmes, late officers of the navy of the United States, who were summoned to this city by the committee on naval affairs, in pursuance of authority conferred on said committee by a resolution of this body adopted on the fourteenth day of February, one thousand eight hundred and sixty-one, their traveling expenses at the rates prescribed by law.

APPROVED March 15, 1861.

PUBLIC ACTS OF THE PROVISIONAL CONGRESS

OF THE

CONFEDERATE STATES,

Passed at the second session of the Provisional Congress, which was begun and held at the city of Montgomery, on Monday, the twenty-ninth day day of April, 1861, and ended on the twenty-first day of May, 1861.

JEFFERSON DAVIS, President. ALEXANDER H. STEPHENS, Vice-President of the Confederate States. Howell Cobb, President of the Congress.

STATUTE II.

CHAP. I .- An Act to provide for the appointment of chaplains in the army.

May 3, 1861.

SECTION 1. The Congress of the Confederate States of America do Chaplains in the enact, That there shall be appointed by the President such number of chap-Army. lains, to serve with the armies of the Confederate States during the existing war, as he may deem expedient; and the President shall assign them to such regiments, brigades or posts as he may deem necessary; and the appointments made as aforesaid shall expire whenever the existing war shall terminate.

SEC. 2. The monthly pay of said chaplains shall be eighty-five dollars; Their monthly and said pay shall be in full of all allowances whatever.

APPROVED May 3, 1861

CHAP. II.—An Act providing for a regiment of Zouaves in the Army of the Confederate May 4, 1861. States.

The Congress of the Confederate States of America do enact, That Regiment of there shall be added to the military establishment of the Confederate xounves added to States, one regiment of Zouaves. to be composed of one colonel, one lieu-lishment. tenant-colonel, one major, and ten companies; and each company shall consist of one captain, one first lieutenant, two second lieutenants, one Officers, and their sergeant major, one quartermaster's sergeant, four sergeants and eight pay and allowcorporals, and ninety privates. And to the regiment there shall be at-ances. tached one adjutant and a quartermaster, to be selected from the lieutenants. And one assistant surgeon shall be appointed for the regiment, in addition to those already authorized by law for the medical department. The monthly pay of the officers of the regiment of Zouaves shall be the same as that of officers of infantry of the same rank; the allowances shall also be the same as those provided by law for officers of infantry; and the adjutant and quartermaster shall receive ten dollars per month in-addition to their pay as lieutenants. The monthly pay of the

the military estab-

enlisted men of said regiment of Zonaves shall be as follows: sergeants major and quartermaster's sergeants, twenty dollars; sergeants, seventeen dollars; corporals, thirteen dollars; and privates, eleven dollars each; together with the same rations and allowance for clothing as are received by all other enlisted men.

APPROVED May 4, 1861.

May 6, 1'61. CHAP. III .- An act recognizing the existence of war between the United States and the Confederate States; and concerning letters of marque, prizes and prize goods.

Preamble.

Whereas, the earnest efforts made by this Government to establish friendly relations between the Government of the United States and the Confederate States, and to settle all questions of disagreement between the two Governments upon principles of right, justice, equity and good faith, have proved unavailing by reason of the refusal of the Government of the United States to hold any intercourse with the commissioners appointed by this Government for the purposes aforesaid, or to listen to any proposal they had to make for the peaceful solution of all causes of difficulty between the two Governments; and whereas, the President of the United States of America has issued his proclamation making requisition upon the States of the American Union for seventy-five thousand men for the purpose, as therein indicated, of capturing forts and other strongholds within the jurisdiction of, and belonging to the Confederate States of America, and has detailed naval armaments upon the coasts of the Confederate States of America, and raised, organized and equipped a large military force to execute the purpose aforesaid, and has issued his other proclamation announcing his purpose to set on foot a blockade of the ports of the Confederate States: and whereas, the State of Virginia has secoded from the Federal Union and entered into a convention of alliance offensive and defensive with the Confederate States, and has adopted the Provisional Constitution of the said States; and the States of Maryland, North Carolina, Tennessee, Kentucky, Arkansas and Missouri, have refused, and it is believed that the State of Delaware and the inhabitants of the territories of Arizona and New Mexico, and the Indian territory south of Kansas, will refuse to co-operate with the Government of the United States in these acts of hostilities and wanton aggression, which are plainly intended to overawe, oppress and finally subjugate the people of the Confederate States; and whereas, by the acts and means aforesaid, war exists between the Confederate States and the Government of the United States, and the states and territories thereof, except the States of Maryland, North Carolina, Tennessee, Kentucky, Arkansas, Missouri and Delaware, and the territories of Arizona and New Mexico, and the Indian territory south of Kansas: Therefore,

SECTION 1. The Congress of the Confederate States of America do enact, That the President of the Confederate States is hereby au-President author-thorized to use the whole land and naval force of the Confederate States ized to use the to meet the war thus commenced, and to issue to private armed vessels whole land and nacommissions, or letters of marque and general reprisal, in such form as

And to issue let. he shall think proper, under the seal of the Confederate States, against ters of marque and the vessels, goods and effects of the government of the United States, and of the citizens or inhabitants of the states and territories

Proviso, as to thereof, except the states and territories herein before named: Proproperty of the vided, however, That property of the enemy (unless it be contraband Further proviso of war) laden on board a neutral vessel, shall not be subject to seisure

as to vessels of under this act: And provided further, That vessels of the citizens or

inhabitants of the United States now in the ports of the Confederate citizens of the U. States, except such as have been since the fifth of April last, or may S. now in the ports hereafter be, in the service of the government of the United States, of the C. S. shall be allowed thirty days after the publication of this act, to leave said ports and reach their destination; and such vessels and their cargoes, excepting articles contraband of war, shall not be subject to capture under this act during said period, unless they shall have previously reached the destination for which they were bound on leaving said

SEC. 2. That the President of the Confederate States shall be and President may he is hereby authorized and empowered to revoke and annul, at plea-marque and reprisure, all letters of marque and reprisal which he may at any time grant sal. pursuant to this act.

SEC. 3. That all persons applying for letters of marque and reprisal, Applications for pursuant to this act, shall state in writing the name and a suitable de-letters of marque and reprisal to be scription of the tonnage and force of the vessel, and the name and place in writing. What of residence of each owner concerned therein, and the intended num-to be stated. ber of the crew; which statement shall be signed by the person or persons making such application, and filed with the Secretary of State, or shall be delivered to any other officer or person who shall be employed to deliver out such commissions, to be by him transmitted to the Secretary of State.

SEC. 4. That before any commission or letters of marque and repri- Bond and secusal shall be issued as aforesaid, the owner or owners of the ship or ves-rity by owners of sel for which the same shall be requested, and the commander thereof for the time being, shall give bond to the Confederate States, with at least two responsible sureties not interested in such vessel, in the penal sum of five thousand dollars, or if such vessel be provided with more than one hundred and fifty men, then in the penal sum of ten thousand dollars, with condition that the owners, officers and crew who shall be dition. employed on board such commissioned vessel, shall and will observe the laws of the Confederate States, and the instructions which shall be given them according to law for the regulation of their conduct, and will satisfy all damages and injuries which shall be done or committed contrary to the tenor thereof, by such vessel during her commission, and to deliver up the same when revoked by the President of the Confederate States.

Penalty and con-

SEC. 5. That all captures and prizes of vessels and property shall be Forfeiture of cap-forfeited and shall accrue to the owners, officers and crews of the vessels tures and other by whom such captures and prizes shall be made, and on due condemna-property. tion had, shall be distributed according to any written agreement which Distribution of shall be made between them; and if there be no such written agree-prizes. ment, then one moiety to the owners and the other moiety to the officers and crew, as nearly as may be, according to the rules prescribed for the distribution of prize money by the laws of the Confederate States.

SEC. 6. That all vessels, goods and effects, the property of any citi- Vessels and othzen of the Confederate States, or of persons resident within and under cr property of citthe protection of the Confederate States, or of persons permanently and certain other within the territories and under the protection of any foreign prince, persons, recap-government or state in amity with the Confederate States, which shall tured, to be re-have been captured by the United States, and which shall be recaptured the payment of by vessels commissioned as aforesaid, shall be restored to the lawful salvage. owners, upon payment by them of a just and reasonable salvage, to be determined by the mutual agreement of the parties concerned, or by the decree of any court having jurisdiction, according to the nature of each case, agreeably to the provisions established by law. And such salvage Di-tril shall be distributed among the owners, officers and crews of the vessels salvage.

commissioned as aforesaid, and making such captures, according to any written agreement which shall be made between them; and in case of no such agreement, then in the same manner and upon the principles herein before provided in cases of capture.

Versel to be

and forfeiture.

and costs.

Instructions by

livered by collectors of the cus-provided.

toms.

the Treasury.

Commanding offi-

SEC. 7. That before breaking bulk of any vessel which shall be capbrought into port tured as aforesaid, or other disposal or conversion thereof, or of any arbefore breaking of ticles which shall be found on board the same, such captured vessel,

and proceeded goods or effects shall be brought into some port of the Confederate sgainst before a States, or of a nation or state in amity with the Confederate States, and competent tribun'l shall be proceeded against before a competent tribunal; and after con-Condemnation demaktion and forfeiture thereof shall belong to the owners, officers and crew of the vessel capturing the same, and be distributed as before provided; and in the case of all captured vessels, goods and effects which District Courts shall be brought within the jurisdiction of the Confederate States, the original cogni-district courts of the Confederate States shall have exclusive original cognizance thereof, as in civil causes of admiralty and maritime jurisdiction; and the said courts, or the courts, being courts of the Confederate States, into which such cases shall be removed, and in which they When the court shall be finally decided, shall and may decree restitution in whole or in may decree restitution in whole or in part, when the capture shall have been made without just cause. and damages if made without probable cause, may order and decree damages and costs to the party injured, for which the owners and commanders of the vessels making such captures, and also the vessels, shall be liable.

SEC. 8. That all persons found on board any captured vessels, or on tured or recaptured board any recaptured vessel, shall be reported to the collector of the port vessels to be reported to the collector of the port ported to the collector of the port ported to the coll in the Confederate States in which they shall first arrive, and shall be lector of the por, delivered into the custody of the marshal of the district, or some court and delivered into or military officer of the Confederate States, or of any state in or near the custody of the such port, who shall take charge of their safe keeping and support, at the expense of the Confederate States.

SEC. 9. That the President of the Confederate States is hereby authe President to the President to the Connectate States is never auof vessels commis-erning and directing the conduct of the vessels so commissioned, their officers and crews, copies of which shall be delivered by the collector of Cories to be de- the customs to the commanders, when they shall give bond as before

SEC. 10. That a bounty shall be paid by the Confederate States of Bounties allow-twenty dollars for each person on board any armed ship or vessel, belonging to the United States, at the commencement of an engagement, which shall be burnt, sunk or destroyed by any vessel commissioned as aforesaid, which shall be of equal or inferior force, the same to be divided as in other cases of prize money; and a bounty of twenty-five dollars shall be paid to the owner officers and crews of the private armed vessels commissioned as after aid, for each and every prisoner by them captured and brought into port, and delivered to an agent author-To be paid by ized to receive them, in any port of the Confederate States; and the the Secretary of Secretary of the Treasury is hereby authorized to pay or cause to be paid to the owners, officers and crews of such private armed vessels commissioned as aforesaid, or their agent, the bounties herein provided.

SEC. 11. That the commanding officer of every vessel having a comcer of vessel hav- mission or letters of marque and reprisal, during the present hostilities ing a commission between the Confederate States and the United States, shall keep a reorletters of marque gular journal, containing a true and exact account of his daily proceed-a n d reprisal, to specific and transactions with such vessel and the crew thereof; the ports keep a regularings and transactions with such vessel and the crew thereof; the ports fournal. What the and places he shall put into or cast anchor in; the time of his stay Journal to contain there and the cause thereof; the prizes he shall take and the nature and probable value thereof; the times and places when and where

taken, and in what manner he shall dispose of the same; the ships or vessels he shall fall in with; the times and places when and where he shall meet with them, and his observations and remarks thereon; also, of whatever else shall occur to him or any of his officers or marine, or be discovered by examination or conference with any marines or passengers of or in any other ships or vessels, or by any other means touching the fleets, vessels and forces of the Unite I States, their posts and places of station and destination, strength, numbers, intents and designs; and such com-port to produce his manding officer shall, immediately on his arrival in any port of the Con-commission and federate States, from or during the continuance of any voyage or cruise, nal. produce his commission for such vessel, and deliver up such journal so kept as aforesaid, signed with his proper name and hand-writing, to the Officer of the collector or other chief officer of the customs at or nearest to such port; board and take an the truth of which journal shall be verified by the oath of the command-account of the offiing officer for the time being. And such collector or other chief officer cers and men, the of the customs shall, immediately on the arrival of such vessel, order the number of guns, of the customs shall, immediately on the arrival of such vessel, order the etc.

proper officer of the customs to go on board and take an account of the Vessel not to officers and men, the number and nature of the guns, and whatever else leave port till jourshall occur to him on examination material to be known; and no such ves- nal shall have been sel shall be permitted to sail out of port again until such journal shall have surrondered, and been delivered up, and a certificate obtained under the hand of such colfron officer of the lector or other chief officer of the customs that she is manned and armed customs. according to her commission; and upon delivery of such certificate, any Former certificate, any cate to be delivered former certificate of a like nature which shall have been obtained by the up. commander of such vessel, shall be delivered up.

SEC. 12. That the commanders of vessels having letters of marque and glecting to keep a reprisal as aforesaid, neglecting to keep a journal as aforesaid, or wilfully journal, or wilfully making frau lulent entries therein, or obliterating the record of any mate-making fraudulent rial transactions contained therein, where the interest of the Confederate entries therein, etc. States is concerned, or refusing to produce and deliver such journal, commission or certificate, pursuant to the preceding section of this act, then and in such cases the commissions or letters of marque and reprisal of such vessels shall be liable to be revoked; and such commanders, respectively, shall forfeit for every such offence the sum of one thousand dollars, one moiety thereof to the use of the Confederate States, and the other

to the informer.

SEC. 13. That the owners or commanders of vessels having letters of Ponalty for vicmarque and reprisal as aforesaid, who shall violate any of the acts of lating the acts for Congress for the collection of the revenue of the Confederate States, and the revenue and for the prevention of sinuggling, shall forfeit the commission or letters of the prevention of marque and reprisal, and they and the vessels owned or commanded by smug sing. them shall be liable to all the penalties and forfeitures attaching to merchant vessels in like cases.

SEC. 14. That on all goods, wares and merchandise captured and made Deduction allowgood and lawful prizes of war, by any private armed ship having commis-ed of duties on sion or letters of marque and reprisal under this act, and brought into the made 1 aw ful Confederate States, there shall be allowed a deduction of thirty-three and prizes.

one-third per cent. on the amount of duties imposed by law.

SEC. 15. That five per centum on the net amount (after deducting all Five per cent. on charges and expenditures) of the prize money arising from captured ves- the net amount of sels and cargoes, and on the net amount of the salvage of vessels and salvage, to be paid cargoes recaptured by the private armed vessels of the Confederate States, to collectors of shall be secured and paid over to the collector or other chief officer of the customs, consuls, customs, at the port or place in the Confederate States at which such capor other public tured or recaptured vessels may arrive, or to the consul or other public agent of the Confederate States residing at the port or place not within the Confederate States at which such captured or recaptured vessel may

This money to arrive. And the moneys arising therefrom shall be held and are hereby constitute a fund pledged by the government of the Confederate States as a fund for the for the support of support and maintenance of the widows and orphans of such persons as phans of persons may be slain, and for the support and maintenance of such persons as killed, and other may be wounded and disabled on board of the private armed vessels compersons. missioned as aforesaid, in any engagement with the enemy, to be assigned and distributed in such manner as shall hereafter be provided by law.

APPROVED May 6, 1861.

May 7, 1861. CHAP. IV .- An Act to admit the Commonwealth of Virginia as a member of the Confedevale States of America.

The Commonwealth of Virginia having, in a convention of her people, Admission of Virginia. ratified and adopted the Constitution for the Provisional Government of the Confederate States of America; Therefore-

> The Congress of the Confederate States of America do enact, That the Commonwealth of Virginia be and is hereby admitted as a member of the said Confederate States, upon an equal footing with the other Confederate States, under the Constitution for the Provisional Government of the same.

APPROVED May 7, 1861.

May 8, 1861.

CHAP, V .- An Act to raise an additional military force to serve during the war.

President authorof enlistment.

The Congress of the Confederate States of America do enact, That ized to accept the in addition to the volunteer force authorized to be raised under existing services of volun-laws, the President be and he is hereby authorized to accept the services gard to the place of volunteers who may offer their services, without regard to the place of enlistment, either as cavalry, mounted riflemen, artillery, or infantry, in such proportion of these several arms as he may deem expedient, to serve for and during the existing war, unless sooner discharged.

SEC. 2. That the volunteers so offering their services may be accepted

May be accepted

in companies and by the President in companies, to be organized by him into squadrons, organized in to battalions or regiments. The President shall appoint all field and staff President to appoint field and staff the company; and if accepted, the officers so elected shall be commisofficers. Company sioned by the President.

officers elected by the President.

SEC. 3. That any vacancies occurring in the ranks of the several comcommissioned by panies mustered into service under the provisions of this act, may be filled by volunteers accepted under the rules of such companies; and any va-Vacancies; how cancies occurring in the officers of such companies shall be filled by elections in accordance with the same rules.

Sec. 4. Except as herein differently provided, the volunteer forces Volunteer forces hereby authorized to be raised, shall in all regards be subject to and oracts for the govern-ganized in accordance with the provisions of "An act to provide for the ment of the army. public defence," and all other acts for the government of the armies of the Confederate States.

APPROVED May 8, 1861.

CHAP. VI.—An Act to amend "An act vesting certain powers in the Postmaster General," approved March 15, 1861. May 9, 1861.

The Congress of the Confederate States of America do enact, That Postmaster Gonthe provisions of "An act vesting certain powers in the Postmaster Gene-eral to take entire ral," approved March fifteenth, one thousand eight hundred and sixty-tal sorvice. one, be so amended as that he be and hereby he is authorized, on and after a day to be named by him in a proclamation to be issued by him for that purpose, to take the entire charge and direction of the postal service of the Confederate States.

SEC. 2. And be it further enacted, That the Postmaster General be and Empowered to he hereby is authorized and empowered to annul contracts, or to discon-annul contracts, or tinue or curtail the service and pay on them, when he shall deem it ad-curtail the service, visable to dispense with the service, in whole or in part, or to place a etc. higher or different grade of service on the route, or when the public in- Extra pay allowterests shall require such discontinuance or curtailment for any other ed where service cause, he allowing one month's extra pay on the amount of service dis-discontinued.

pensed with, in full of all damages to the contractor.

SEC. 3. And be it further enacted, That the railroads in the Confederaliroads. rate States be and they are hereby divided into three classes, on the following basis, viz: The great through lines connecting important points and conveying heavy mails, to be class number one; completed railroads connecting less important points, but carrying heavy mails for local distribution, to be class number two; and roads on which less important mails are conveyed, short branch reads, and such unfinished roads as do not carry great mails or connect important points, shall be class number three.

SEC. 4. And be it further enacted, That in contracts made with railroad companies for carrying the mail once a day, on schedules to be agreed allowed railroad on, the Postmaster General may allow them compensation not exceeding the following rates, viz: On first class roads, one hundred and fifty dollars per mile; on second class roads, one hundred dollars per mile; and on third class roads, fifty dollars per mile; the amount of compensation to be determined by the importance and value of the services to be performed: Provided, That if one-half of the services on any railroad is required to Additional parties be performed in the night time, it shall be lawful for the Postmaster General to pay twenty-five per cent. in addition to the above named maximum rates of pay: Provided, further, That the agents, messengers, and other Employees of traveling employees of the postoffice department shall pass free of charge partment to pass over such roads, respectively; and this act shall take effect and be of free over the road. force from and after its passage.

Additional pay

APPROVED May 9, 1861.

CHAP. VII.—An Act to amend "An act to provide for the public defence," approved May 10, 1861.

March 6, 1861.

The Congress of the Confederate States of America do enact, That President may the President may receive into the service of the Confederate States any receive into service company of light artillery, which by said act he is authorized to do, with artillery. such complement of officers and men, and with such equipments as to him shall seem proper; anything in said act of the sixth of March, one thousand eight hundred and sixty-one, to the contrary, notwithstanding.

APPROVED May 10, 1861.

May 11, 1861.

CHAP. VIII .- An Act to make further provision for the public defence.

Preamble.

Whereas, war exists between the United States and the Confederate States; and whereas the public welfare may require the reception of volunteer forces into the service of the Confederate States, without the formality and delay of a call upon the respective States: [Therefore]-

President author-

The Congress of the Confederate States of America do enact, That iz d to receive into the President be authorized to receive into service such companies, batser ice companies, talions or regiments, either mounted or on foot, as may tender themselves, battalions or regi- and he may require, without the delay of a formal call upon the respective States, to serve for such time as he may prescribe.

Organization of volunteer torces.

Allowances.

Service.

SEC. 2. Such volunteer forces who may be accepted under this act, except as herein differently provided, shall be organized in accordance with and subject to all the provisions of the act entitled "An act to provide for the public defence," and be entitled to all the allowances provided to erein; and when mustered into service, may be attached to such divisions, bri-Battalions, etc., gades or regiments as the President may direct, or ordered upon such in-

from States not of dependent or detached service as the President may deem expedient: the Confederacy. Provided, however, That battalions and regiments may be enlisted from President may ap-states not of this Confederacy, and the President may appoint all or any point the field offi states not of this Confederacy, and the President may appoint all or any of the field officers thereof.

Commission of officers.

SEC. 3. The President shall be authorized to commission all officers entitled to commissions, of such volunteer forces as may be received under the provisions of this act. And upon the request of the officer com-Supernumerary manding such volunteer regiment, battalion or company, the President may attach a supernumerary officer to each company, detailed from the regular army for that purpose, and for such time as the President may di-

officer to each com pany.

> rect Approved May 11, 1861.

May 11, 1861.

CHAP. IX .- An Act relative to telegraph lines of the Confederate States.

President authe control of telegraph lines.

The Congress of the Confederate States of America do enact, That thorized to take during the existing war, the President be and he is hereby authorized and empowered to take such control of such of the lines of telegraph in the Confederate States, and of such of the offices connected therewith, as will enable him effectually to supervise the communications passing through the same, to the end that no communications shall be conveyed of the military operations of the government to endanger the success of such operations, nor any communication calculated to injure the cause of the Confederate States, or to give aid and comfort to their enemies.

To appoint agents munications.

SEC. 2. The President shall appoint trustworthy agents in such offices, to supervise com- and at such points on the various lines as he may think fit, whose duty it shall be to supervise all communications sent or passing through said lines, and to prevent the transmission of any communication deemed to be detrimental to the public service.

When he may the lines.

SEC. 3. In case the owners and managers of said lines shall refuse to take possession of permit such supervision, or shall fail or refuse to keep up and continue the business on said lines, the President is hereby empowered to take posses. sion of the same for the purposes aforesaid.

To is ue instrucand operators of the lines.

SEC. 4. The President shall from time to time issue instructions to the tions to the agents agents so appointed, and to the operators of the various lines, to regulate the transmission of communications touching the operations of the government, or calculated to affect the public welfare.

SEC. 5. That the President, at his discretion, may employ the operators May employ the of the lines as the agents of the government, so that in this as in all other operators as agents respects, there may be as little interference with the business and manage- of the government of such lines as may be compatible with the public interest.

Sec. 6. That the compensation of the agents appointed under this act, Compensation of where such agents are not officers of the company, and the expense at-agents to be paid tending the execution of the provisions of this act, shall be paid out of out of the treasury.

the treasury.

Sec. 7. That no communications in cypher, nor enigmatical, or other Communications doubtful communication, shall be transmitted, unless the person sending in cypher and enigthe same shall be known to the agent of the government to be trustwor-matical communithy, nor until the real purport of such communication shall be explained catio. s. to such agent.

Sec. 8. That the President is hereby authorized, whenever it may be Extension and found necessary or advisable for the successful prosecution of the war, to connection of lines. extend existing lines of telegraph, or make connections between the same, the expense of contracting such additional lines to be paid out of any

money in the treasury not otherwise appropriated.

Sec. 9. That all present and future officers of the telegraph lines engaged in receiving and transmitting intelligence within the Confederate States shall, as soon as practicable after the passage of this act or after their appointment, take and subscribe before any judicial officer of any one of the Confederate States, the following oath: "I, A B, do solemnly swear that I will support and maintain the Constitution of the Confederate officers. States of America, and will not, knowingly, directly or indirectly, transmit through the telegraph any communication or information calculated to injure the cause of the Confederate States, or to give aid or comfort to their enemies."

Oath required of

SEC. 10. That if any person shall knowingly send or transmit any message or communication touching the military operations of the government, without the same being first submitted to the inspection of the agent

Party sending. of the government, or any message calculated to aid and promote the subject to indictcause of the enemies of the Confederate States, he shall be subject to in-ment. dictment in the district court of the Confederate States, and on convic- Fine and imprition shall be fined in a sum not less than five hundred dollars, and im-somment. prisoned for a term not less than one year.

Party sending,

APPROVED May 11, 1861.

CHAP. X .- An Act to amend an act entitled "An act to fix the pay of members of the May 11, 1861. Congress of the Confederate States of America," approved March 11, 1861.

The Congress of the Confederate States of America do enact, That the How mileage alabove entitled act, approved March the eleventh, eighteen hundred and lowed members of sixty-one, be so amended and construed as to provide, that in computing Congress comthe mileage to which members are entitled, the distance shall be estimated puted. by the usual route of travel from the residence of the member to the place where Congress may assemble.

Commencement SEC. 2. Be it further enacted, That this act shall take effect and be of of act.

force from its passage.

APPROVED May 11, 1861.

May 11, 1861.

CHAP. XI .- An Act in relation to the Confederate Loan.

Preamble.

Whereas, under and by virtue of the act to raise money for the support of the government, and to provide for the defence of the Confederate States of America, approved February twenty-eighth, eighteen hundred and sixty-one, the Secretary of the Treasury did proceed to offer five millions of said loan, conformably to the provisions of said act: And whereas, in many portions of the Confederate States the currency was and is composed of notes of banks which have suspended specie payment, not of necessity, but as a measure of public policy: And whereas, certain of said banks did agree to redeem in coin or its equivalent such of their notes as should be paid in by subscribers to said loan: And whereas, the Secretary of the Treasury, in view of the exigencies of the times, and with a desire to give to the people of all parts of the Confederate States the opportunity of subscribing to said loan, did authorize the loan commissioners to receive the notes of the banks hereinbefore referred to; and to avoid inconvenience and the risk of transit, has authorized the said loan commissioners to deposit the moneys received by them in said banks: Now, therefore—

Acts of the Sec-

ney in banks.

how payable.

The Congress of the Confederate States of America do enact, That retary of the Trea- all of the acts and doings of the Secretary of the Treasury, of his subornate officers and dinate officers, and of the loan commissioners, consistent with the facts of the loan com-recited in the foregoing preamble, are hereby confirmed and made valid, missioners con- any law, usage or custom to the contrary, notwithstanding; and the said firmed, and said Sourctony his subordinate officers and the loan commissioners are border. officers to continue Secretary, his subordinate officers, and the loan commissioners, are hereby authorized to continue so to act in regard to the said loan, until the whole amount authorized by said act shall have been fully subscribed for, and Deposits of mo-their duties regarding the same shall have determined; and the said Secretary is authorized to make and continue the deposits of moneys received Checks or war- or to be received on account of the said loan in any of the said banks; rants on the banks and the Treasurer of the Confederate States is authorized to draw checks

for the deposits; or warrants on said banks on account of said deposits, payable either in coin or its equivalent, or in current bank notes, as the Secretary of the Treasury may direct.

APPROVED May 11, 1861.

May 11, 1861. CHAP. XII.—An Act to amend an act entitled "An act further to provide for the organization of the Postoffice Department," approved March 9, 1861.

Salaries of chiefs the Postonce De-

other employees.

The Congress of the Confederate States of America do enact, That of the bureaus in from and after the passage of this act, the annual salary of the chief of the contract bureau, the chief of the appointment bureau, and the chief of the The appointment fluance bureau, shall be three thousand dollars; and that hereafter, as the

of their successors, office of either of them shall be vacated, the appointment of his successor And of the clerks shall be made by the President of the Confederate States, by and with the draftsman, and advice and consent of the Congress; and the clerks, draftsman and other employees of the department shall be appointed by the Postmaster Gene-

duties.

Proviso.

Vacancy in the SEC. 2. And or a further enaction, all his office of Postmasterion, absence or removal from office of the Postmaster General, all his restormed by the chief of the SEC. 2. And be it further enacted, That in case of the death, resignater General. Who powers and duties shall devolve on and be performed by the chief of the contract bureau, until a successor shall be appointed and arrive at the general postoffice to perform the business, or until the return of the Postmaster General: Provided, however, The said chief of the contract bureau shall make no permanent appointment of clerks.

SEC. 3. And be it further enacted. That there shall be allowed to each Principal Clerk

of the bureaus of the department, and also to the inspection office, a prin-allowed to each of cipal clerk, at an annual salary of fourteen hundred dollars each. And the bureaus, and the Postmaster General is hereby authorized to employ ten additional office. clerks, at an annual salary of twelve hundred dollars each; also four Additional clerks. clerks, at an annual salary of one thousand dollars each; also one watch- Watchman. man, at an annual salary of five hundred dollars.

SEC. 4. And be it further enacted, That the clerk charged with the dis- Additional pay bursement of the contingent and salary funds of the department, be al-allowed the dislowed an additional compensation of two hundred dollars per annum; the contingent and and that this act take effect and be in force from and after its passage.

Approved May 11, 1861.

CHAP. XIII.—An Act to amend "An act to prescribe the rates of postage in the Confederate States of America, and for other purposes," approved February 23, 1861.

The Congress of the Confederate States of America do enact, That Act of Feb. 23d, so much of the first section of an act entitled "An act to prescribe the 1861, ch. 13, relating to postage on rates of postage in the Confederate States of America, and for other purcertain sealed poses," approved February twenty-third, one thousand eight hundred and packages, amendsixty-one, as relates to sealed packages, containing other than printed or ed. written matter, including money packages, be and the same is hereby so amended as to require that such packages shall be rated by weight, and charged the rates of letter postage.

Postage on cer-

SEC. 2. And be it further enacted, That the second section of said act Amerdment of be amended as follows, to-wit: That all newspapers published within the above act. Confederate States, not exceeding three ounces in weight, and sent from the office of publication to actual and bona fide subscribers within the Confederate States, shall be charged with postage as follows, to-wit: The tain newspapers. postage on the regular numbers of a newspaper published weekly shall be ten cents per quarter; papers published semi-weekly, double that amount; papers published thrice a week, treble that amount; papers published six times a week, six times that amount; and papers published daily, seven And on newspapers weighing more than three times that amount. ounces there shall be charged on each additional ounce, in addition to the foregoing rates, on those published once a week, five cents per ounce or fraction of an ounce per quarter; on those published twice a week, ten cents per ounce per quarter; on those published three times a week, fifteen cents per ounce per quarter; on those published six times a week, thirty cents per ounce per quarter; and on those published daily, thirtyfive cents per ounce per quarter. And periodicals published oftener than bi-monthly, shall be charged as newspapers. And other periodicals, sent from the office of publication to actual and bona fide subscribers, shall be charged with postage as follows, to-wit: The postage on the regular numbers of a periodical published within the Confederate States, not exceeding one and a half ounces in weight, and published monthly, shall be two and a half cents per quarter, and for every additional ounce or fraction of an ounce, two and a half cents additional; if published semi-monthly, double that amount; and periodicals published quarterly or bi-monthly, shall be charged two cents an ounce; and regular subscribers to newspapers and periodicals shall be required to pay one quarter's postage thereon, in advance, at the office of delivery, unless paid at the office where On other newspublished. And there shall be charged upon every other newspaper, and papers, circulars, each circular not sealed, hand-bill, engraving, pamphlet, periodical and vings, pamphlets, magazine, which shall be unconnected with any manuscript or written periodicals and matter; and not exceeding three ounces in weight, and published within magasines.

On periodicals.

Prepayment of the Confederate States, two cents; and for each additional ounce or fraction of an ounce, two cents additional; and in all cases the postage shall be prepaid by stamps, or otherwise, as the Postmaster General shall direct.

Books deemed And books, bound or unbound, not weighing over four pounds, shall be aliable matter. deemed mailable matter, and shall be charged with postage, to be preon newspapers, pe. paid by stamps or otherwise, as the Postmaster General shall direct, at riodicals and books two cents an quace for any distance. And upon all newspapers, periodipiblished out of cals and books, as aforesaid, published beyond the limits of the Confede-Publishers of rate States, there shall be charged postage at double the foregoing speci-

new-papers, etc. fied rates. The publishers of newspapers or periodicals within the Conmay send and re-federate States may send and receive to and from each other, from their

respective offices of publication, one copy of each publication free of post-free of postage. age. All newspapers, unsealed circulars, or other unsealed printed tran-Postage on news-sient matter, placed in any postoffice not for transmission but for delivery papers, etc., placed only, shall be charged postage at the rate of one cent each. in postoffice f r de-Sec. 3 And be it further enacted, That the third section of the above

livery only.

Third section of recited act be and the same is hereby so amended, as to authorize the the act of 2 d Feb. Postmaster General to provide and furnish ten cent stamps and stamped runry, 1861, ch. providers and that the provisions restrictions and parallies proscribed envelopes; and that the provisions, restrictions and penalties prescribed 13, ame ded. envelopes; and that the provisions, researched in relation to two,
P. stmaster Gen- by said section of said act for violations of the same in relation to two,

eral to provide ten five, and twenty cent stamps and stamped envelopes, shall, in all respects, stamped envelopes herein provided for.

Provise in the eral and others.

Sec. 4 And be it further enacted, That the proviso contained in the fifth secti n of the fifth section of the said act be so amended as to extend to the chiefs of the ed, by extending contract, appointment and finance bureaus of the Postoffice Department to the chie's of the the privilege therein conferred upon the Postmaster General, his chief bureaus the frank-clerk, and the auditor of the treasury for the Postoffice Department, of in conferred on the transmitting through the mails, free of postage, any letters, puckages, or Po-tmaster Gene- other matters relating exclusively to their official duties or to the business of the Postoffice Department, subject to the restrictions and penalties prescribed by the said proviso; and that this act take effect and be of force from and after its passage.

APPROVED May 13, 1861.

May 14, 1861.

CHAP. XIV .- An Act to suspend the operations of the Mints.

the C. S.

The Congress of the Confederate States of America do enact, That operati us of the Congress of the Confederate States of America as chuci, lumbring suspended, from and after the first day of June ensuing, the operations of the several Moneys and bul-mints in the Confederate States be suspended; and that all officers therein lion transferred to shall cease to exercise their functions or to receive any salaries; and that all moneys and bullion in the hands of any officer shall forthwith be transferred to the Treasurer of the Confederate States.

Mint at New Or-

SEC. 2. That the mint at New Orleans, with the tools, implements and leans and appur- all appurtenances, be placed by the superintendent in charge of some fit tenances to be in charge of some fit person, to be approved by the Secretary of the Treasury; and that the said Secretary be authorized to accept the superintendent as such custodian, The super nten- and to allow him, or such other person as may be appointed, the use and dent may be accompation of the portion heretofore used as a dwelling, in consideration dian. His compen- of his undertaking the charge and safe-keeping of the whole establish-

Sec. 3. That the Secretary of the Treasury, until otherwise directed by law, be authorized to take the same course in relation to the mint and public property connected with it at Dahlonega.

Same course authorized in relation to the mint at Dah-

Approved May 14, 1861.

CHAP. XV .- An Act to organize further the Bureau of Superintendent of Public Printing. May 14, 1861.

The Congress of the Confederate States of America do enact, That Salary of superthe salary of the Superintendent of Public Printing shall be three thou-intendent of public sand dollars, payable as other salaries of heads of bureaus in the several printing. departments.

SEC. 2. The Superintendent of Public Printing shall be entitled to a His messenger messenger, who shall receive a salary of three hundred dollars per annum. and his salary.

Sec. 3. The publication of the laws and journals of Congress shall be of the laws, etc., to exclusively under the direction of the Superintendent of Public Printing, be under the direcsubject to the supervision and control of the Attorney General. And the tion of the super-Superintendent may contract with publishers of newspapers as to the terms Contracts with of publication of the laws and journals, not exceeding in compensation the publishers of newsrates usually paid by other advertisers for similar work.

Sec. 4 The Superintendent shall have authority to contract, by adver- Advertising for tising for sealed proposals, for all paper necessary to do all the printing sealed proposals, ordered by Congress, or either one of the executive departments. In all contractor to cases the contractor shall furnish the paper, at such times and in such furnish paper as quantities as the Superintendent shall require, and shall give bond, with the superintendent two good sureties, for the faithful performance of the contract.

Sec. 5. All orders for printing by Congress, or any of the executive de-curity. partments, shall be sent to the Superintendent of Public Printing, to be orders for printing by Cong ess or by him delivered to the printer or contractor; and the printing, when com- any of the depart-

and by him delivered according to the order.

Sec. 6. All laws and parts of laws militating against this act, be and the in respect ther to. same are hereby repealed.

APPROVED May 14, 1861.

The publication

shan require. give bond and se-

pleted, shall be returned to the Superintendent, to be received or rejected, ments. Duties of the superintendent

> Laws minitating against this act, repealed.

CHAP. XVI .- An Act to authorize the transfer of appropriations.

May 14, 1861. Moneys appro-

The Congress of the Confederate States of America do enact, That during the recess of Congress the President of the Confederate States may priated for a partiand he is hereby authorized, on the application of the secretary of the pendiure in one proper department, and not otherwise, to direct, if in his opinion necessary d parim numay be for the public service, that a portion of the moneys appropriated for a parti-applied to another cular branch of expenditure in that department, be applied to another branch ment. of expenditure in the same department; in which case a special account Special account of expenditure in the same department, in which case a special thereof to be laid of moneys thus transferred, shall be laid before Congress during the first thereof to be laid before Congress. week of the next ensuing session.

Sec. 2. This act shall continue and be of force until the end of the ex- When this set to cease. isting war, and no longer.

APPROVED May 14, 1861.

CHAP XVII.—An Act to define the limits of the port of New Orleans, and for other pur- May 14, 1861.

The Congress of the Confederate States of America do enact, That Limits of the the port of New Orleans, in the State of Louisiana, shall embrace and in-port of New clude all the waters in late and shores on both sides of the wines Missississis. clude all the waters, inlets and shores on both sides of the river Mississippi, within the whole parish of Orleans, that part of the parish of Jefferson on the right bank of said river to the upper line of the Destrehans canal,

112

and that portion of the said parish of Jefferson on the left bank of the Mississippi river to the upper limits of the town or faubourg of Hurtsville. The ports of de-That the ports of delivery known as bayou St. John's, Lake Port, and Port livery known as l'nntchartrain, and the customs officers authorized therefor, be and the Lake Port, and same are hereby abolished and discontinued, and all the waters, inlets and Port Pontchar-shores embraced within the limits of said ports be added to and included train, and the customs officers, abol- in the port of New Orleans.

APPROVED May 14, 1861. lished and discon-

May 14, 1861.

CHAP. XVIII.—An Act regulating the sale of prizes, and the distribution thereof.

1861.

Sale of prizes.

The Congress of the Confederate States of America do enact, That all prizes of vessels and property captured by private armed ships, in pursuance of the act passed by Congress recognizing the existence of war between the United States and the Confederate States, and concerning letters of marque, prizes and prize goods, which may be condemned in any court of the Confederate States, shall be sold at public auction by the marshal of the district in which the same shall be condemned, within sixty

Notice of the days after the condemnation thereof-sufficient notice of the time and place and condition of sale being first given—on such day or days, on such terms of credit, and in such lots or proportions as may be designated by the owner or owners, or agent of the owner or owners, of the privateer which may have captured the same: Provided, That the term of such

Terms.

promissory note.

Purchaser may credit shall not exceed ninety days. And the said marshal is hereby dipay the purchase rected to take and receive from the purchaser or purchasers of such prize vessel and property, the money therefor, or his, her or their promissory notes, with endorsers, to be approved by the owner or owners of the privateer, to the amount of the purchase, payable according to the terms thereof.

Payment by the

SEC. 2. That upon all duties, costs and charges being paid according to marshal, to the law, the said marshal shall, on demand, deliver and pay over to the owner owners and the offithe privateer, of privateer which may have captured such prize vessel and property, a just the funds received and equal proportion of the funds received on account of the sale thereof, on account of the and of the promissory notes directed to be taken as aforesaid, to which the said owner or owners may be entitled, according to the articles of agreement between the said owner or owners and the officers and crew of the said privateer; and a just and equal proportion of the proceeds of the sale as aforesaid, shall, on demand, be also paid over by the said marshal to the officers and crew of the said privateer, or to their agent or agents. And if there be no written agreement, it shall be the duty of the marshal to pay over, in manner as aforesaid, one moiety of the proceeds of the sale of such prize vessel and property to the owner or owners of the privateer which may have captured the same; and the other moiety of the said proceeds to the agent or agents of the officers and crew of the said privateer, to be distributed according to law, or to any agreement by them made: Provided. The said officers and crew, or their agent or agents, shall have first refunded to the owner or owners, or to the agent of the owner or owners of the privateer aforesaid, the full amount of advances which shall have been made by the owner or owners of the privateer, to the officers and crew thrreof.

Proviso.

SEC. 3. That for the selling prize property and receiving and paying Commission allowed marshal for over the proceeds as aforesaid, the marshal shall be entitled to a commisselling, and receirsion of one per cent., and no more, first deducting all duties, costs and ing and paying should be recent, and no more, first deducting all duties, costs and ever the proceeds charges, which may have accrued on said property: Provided, That on no

case of condemnation and sale of any one prize vessel and cargo, shall the commissions of the marshal exceed two hundred and fifty dollars.

Sec. 4. That it shall be the duty of the marshal, within fifteen days Marshalto file acafter any sale of prize property, to file in the office of the clerk of the count of the sales, district court of the district wherein such sale may be made, a just and and of all du ties true account of the sales of such prize property, and of all duties and a statement of the charges thereon, together with a statement thereto annexed of the pro-promissory notes missory notes taken on account thereof, which account shall be verified taken.

The account to by the oath of the said marshal; and if the said marshal shall wilfully be verified by his neglect or refuse to file such account, he shall forfeit and pay the sum oath. of five hundred dollars for each omission or refusal as aforesaid, to be Penalty for fail-recovered in an action of debt by any person interested in such sale, and able. suing for the said penalty, on account of the party or parties interested in the prize vessel or property sold as aforesaid, in any court having cognizance thereof.

SEC. 5. That the owner or owners of any private armed vessel or ves-SEC. 5. That the owner or owners or any private aimed vessel or respect or property sels, or their agent or agents, may, at any time before a libel shall be ressel or property from one port to filed against any captured vessel or her cargo, remove the same from any another. port into which such prize vessel or property may be first brought, to any other port in the Confederate States, to be designated at the time of the removal as aforesaid, subject to the same restrictions and complying with the same regulations with respect to the payment of duties which are provided by law in relation to other vessels arriving in port with cargoes subject to the payment of duties: Provided, That before such removal the said captured property shall not have been attached at the suit of any adverse claimant, or a claim against the same have been interposed in behalf of the Confederate States.

APPROVED May 14, 1861.

CHAP. XIX .- An Act to provide for the auditing of accounts of the Post-office Depart- May 16, 1861.

The Congress of the Confederate States of America do enact, That The First Audition of the Treasury to receive all actor of the Treasury to receive all actor audit the actor of the Treasury to receive all actor audit the actor of the Treasury to receive all actor audit the actor of the Treasury to relative the relative to audit the actor of the Treasury to relative the relative to audit the actor of the Treasury to relative the relative to audit the actor of the Treasury to relative the relative to the re counts arising in the Post-office Department or relative thereto; to audit counts in the Postand settle the same and certify their balances to the Postmaster Gene-office Department. ral: Provided, That if either the Postmaster General, or any person Appeal allowed whose account shall be settled, be dissatisfied therewith, he may within to the Comptroller twelve months appeal to the Comptroller of the Treasury, whose decision of the Treasury. shall be final and conclusive. The said Auditor shall report to the Report by Audi-Postmaster General, when required, the official forms of papers to be ter General. used by postmasters and other officers and agents of the department concerned in its receipts and payments, and the manner and form of keeping and stating its accounts. He shall keep and preserve all ac- Auditor to keep He shall promptly report vouchers, counts, with the vouchers, after settlement. to the Postmaster General all delinquencies of postmasters in paying and to report de-over the proceeds of their offices. He shall close the accounts of the linquencies of postdepartment quarterly, and transmit to the Secretary of the Treasury masters. quarterly statements of its receipts and expenditures. He shall regis-quarterly. ter, charge and countersign all warrants upon the treasury for receipts To register, and payments issued by the Postmaster General, when warranted by charge and counters law. He shall perform such other duties in relation to the financial concerns of the department as shall be assigned to him by the Secretary of the Treasury or the Postmaster General, and shall make to them, respective-

counts of the moneys paid.

To s'ate and oer. ly, such reports as either of them may require respecting the same. He tify quarterly, ac-shall state and certify quarterly to the Postmaster General accounts of the moneys paid pursuant to appropriations, in each year, by postmasters, out of the proceeds of their offices, towards the expenses of the department, under each of the heads of the said expenses specified in the appropriations; upon which the Postmaster General shall issue warrants to the Treasurer of the Confederate States, in order that the same may be carried to the credit and debit of the appropriation for the service of the Post-office Department, on the books of the Auditor of the To superintend Treasury. He shall superintend the collection of all debts due to the the collection of department, and all penalties and forfeitures imposed on postmasters for

forfcitures, and direct suits, etc.

debts, penalties and failing to make returns, or to pay over the proceeds of their offices, and he shall direct suits and legal proceedings, and take all such measures as may be authorized by law to enforce the prompt payment of moneys due to the department.

To have charge

SEC. 2. And be it further enacted, That the said Auditor shall have of lands and other charge of all lands and other property which shall be assigned, set off property assigned, control of the Confederate States in payment of debts, and of all and to so land distrusts created for the use of the Confederate States in payment of debts pose of the same. due them on account of the Post-office Department; and to sell and dispose of lands or other property assigned or set off to the Confederate States in payment of debts, or being vested in them by mortgage or other security for the payment of debts due to the said department, under such rules and regulations as may be prescribed by the Postmaster General.

Clerks to be aparies.

SEC. 3. The Secretary of the Treasury shall appoint a chief clerk to pointed to aid the aid the First Auditor of the Treasury in auditing the accounts of the Auditor; their sal- Post-office Department, who shall receive a salary of two thousand dollars per annum; and shall appoint fifteen additional clerks, with salaries of twelve hundred dollars each, and fourteen other clerks, with salaries of one thousand dollars each, to aid the First Auditor of the Treasury Messenger for in auditing the accounts of the Post-office Department. Treasury Depart- appoint one messenger for the Treasury Department, who shall be al-

Auditor may

lowed a salary of five hundred dollars per annum. SEC. 4. Be it further enacted, That the said Auditor of the Treasury post-office business exclusively to the post-office business, free of charge, under the same free of charge. send communica-shall be allowed to send through the mail all communications, relating are now prescribed with respect to transmission free of charge by the

Commoncement heads of bureaus of the Post-office Department. And this act shall go into effect from and after its passage.

APPROVED May 16, 1861.

May 16, 1861.

CHAP. XX .- An Act to increase the Military establishment of the Confederate States, and to amend the "Act for the establishment and organization of the Army of the Confederate States of America."

Increase of mili-

The Congress of the Confederate States of America do enact, That tary establishment the President shall be authorized to raise and organize, in addition to the present military establishment, one regiment of cavalry and two regiments of infantry, whenever in his judgment the public service may require such an increase, to be organized in accordance with existing laws for the organization of cavalry and infantry regiments, and to be entitled to the same pay and allowances provided for the same respectively.

Sec. 2. That the five general officers provided by existing laws for Rank of "Genethe Confederate States, shall have the rank and denomination of "Gen-ral" established as eral," instead of "Brigadier General," which shall be the highest military the highest military grade known to the Confederate States. They shall be assigned to such commands and duties as the President may specially direct, and shall general officers to be entitled to the same pay and allowances as are provided for brigadier commands. Their pay and allowgenerals, and to two aids-de-camp, to be selected as now provided by ances. Appointments to the rank of general, after the army is organized, shall be made by selection from the army.

SEC. 3. That the President be authorized, whenever in his judgment ral. the public service may require the increase, to add to the corps of en- Increase of the gineers one lieutenant colonel, who shall receive the pay and allow-corps of engineers. ances of a lieutenant colonel of cavalry, and as many captains, not ex-

ceeding five, as may be necessary.

SEC. 4. That there be added to the quartermaster general's depart- Increase of Quarment one assistant quartermaster general, with the rank of lieutenant termaster Genecolonel, and two quartermasters, with the rank of major; and to the ral's department, commissary general's department, one assistant commissary, with the rank of major, and one assistant commissary, with the rank of captain; and to the medical department, six surgeons and fourteen assistant sur-

Sec. 5. That the President be authorized to appoint as many military storekeepers, with the pay and allowances of a first lieutenant of infan-keepers, and their try, as the safe-keeping of the public property may require, not to ex-pay and allowceed in all six storekeepers.

SEC. 6. That there be added to the military establishment one quar- Quartermaster termaster sergeant for each regiment of cavalry and infantry, and one sergeant and ordordnance sergeant for each military post, each to receive the pay and nance sergeant adallowances of a sergeant major, according to existing laws.

Sec. 7. That there may be enlisted for the medical department of the Hospital stewarmy, for the term already provided by law for other enlisted men, ards. as many hospital stewards as the service may require, to be determined and allowances. by the Secretary of War, under such regulations as he may prescribe,

and who shall receive the pay and allowances of a sergeant major.

SEC. S. That until a military school shall be established for the ele- State cadets to mentary instruction of officers for the army, the President shall be au-beattached to comtherized to appoint cadets from the several states, in number proportion-panies, as superrued to their representation in the House of Representatives, and ten in with the rank of addition, to be selected by him at large from the Confederate States, cadet. who shall be attached to companies in service in any branch of the army, as supernumerary officers, with the rank of cadet, who shall receive the monthly pay of forty dollars, and be competent for promotion at such time and under such regulations as may be prescribed by the President, or hereafter established by law.

SEC. 9. That the President be authorized to assign officers of the Assignment of army of the Confederate States to staff duty with volunteers or providity.

corresponding to the staff duties they are to perform.

SEC. 19. There shall be allowed and paid to every able-bodied man Bounties who shall be duly enlisted to serve in the army of the Confederate listed men. States, a bounty of ten dollars; but the payment of five dollars of the said bounty shall be deferred until the recruit shall have been mustered into the regiment into which he is to serve.

SEC. 11. That the provision of the third section of the act of the Act of the Con-Congress of the United States, making appropriations for the legislative, gress of the U.S. executive and judicial expenses of the government for the year ending purchase of arms the thirtieth day of June, A. D., eighteen hundred and sixty-one, ap- and military sup-

Aids-de camp. Appointments to the rank of gene-

ical department.

Military store-

morary (flicers.

Mon hly pay. Competency for

promotion.

Bounties to en-

plies of a patented proved June twenty-third, eighteen hundred and sixty, which declares invention, etc., sus- that no arms nor military supplies whatever, which are of a patented pended during the invention, shall be purchased, nor the right of using or applying any patented invention, unless the same shall be authorized by law, and the appropriation therefor explicitly set forth, that it is for such patented invention, (if of force within the Confederate States,) shall be suspended in its operation for and during the existing war.

APPROVED May 16, 1861.

May 16, 1861. Спар. XXI.—An Act to provide a compensation for the Disbursing Officers of the seve-

Disbursi g clerk The Congress of the Confederate States of America do enact, That for each of the dethe Secretaries of the State, Treasury, War and Navy Departments, and of the Department of Justice, and of the Post-office Department,
His compensa-shall appoint one of their clerks as a disbursing clerk; and such clerk shall be allowed, in addition to his compensation as clerk, the additional sum of two hundred dollars per annum, for disbursing the funds of said departments which may be required to pass through their hands. And that all laws and parts of laws now in force re-

lating to this subject, be repealed; and that this act take effect and

be of force from and after its passage.

Approved May 16, 1861.

May 16, 1861. CHAP. XXII.—An Act to amend an act entitled "An act to provide for the appointment of Chaplains to the Army," approved May third, eighteen hundred and sixty one.

Payof chaplains The Congress of the Confederate States of America do enact, That so much of the second section of the above recited act, as fixes the pay of chaplains in the army at eighty-five dollars, be repealed, and that the pay of said chaplains be fifty dollars per month.

APPROVED May 16, 1861.

May 16, 1861. CHAP. XXIII.—An Act to authorize the President to continue the Appointments made by him in the Military and Naval Service during the recess of Congress or the present session, and to submit them to Congress at its next session.

President authorized to continue appointments made by him in the mili- in the military and naval service during the recess of Congress or the tary and naval service.

Approved May 16, 1861.

CHAP. XXIV .-- An Act to authorize a loan and the issue of Treasury Notes; and to prescribe the punishment for forging the same, and for forging Certificates of Stock, and

May 16, 1861.

The Congress of the Confederate States of America do enact, That Secretary of the the Secretary of the Treasury may, with the assent of the President of Treasury authorthe Confederate States, issue fifty millions of dollars in bonds, payable ized to issue fifty at the expiration of twenty years from their date, and bearing a rate of in bonds. When interest not exceeding eight per cent. per annum until they become paya-payable, and rate ble, the said interest to be paid semi-annually. The said bonds, after of interest. public advertisement in three newspapers within the Confederate States Sale of bonds for for six weeks to be sold for energy military storms of the states specie, &c. for six weeks, to be sold for specie, military stores, or for the proceeds of sales of raw produce or manufactured arficles, to be paid in the form of specie or with foreign bills of exchange, in such manner and under such regulations as may be prescribed by the Secretary of the Treasury, with the assent of the President. But it shall be the duty of Secretary to rethe Secretary of the Treasury to report, at its next ensuing session, to port his transacthe Congress of the Confederate States, a precise statement of his trans-tions to Congress. actions under this law. Nor shall the said bonds be issued in fractional parts of the hundred, or be exchanged by the said Secretary for treasury bonds. notes, or the notes of any bank, corporation or individual, but only in the manner herein prescribed: Provided, That nothing herein contained shall be so construed as to prevent the Secretary of the Treasury from receiving foreign bills of exchange in payment of these bonds.

SEC. 2. And be it further enacted, That in lieu of bonds, to an amount Secretary of the not exceeding twenty millions of dollars, the Secretary of the Treasury, Treasury may iswith the assent of the President, may issue treasury notes to the same suc treasury notes amount, without interest, and in denominations of not less than five dol-lieu of bonds. to lars—the said notes to be receivable in payment of all debts or taxes the amount of due to the Confederate States, except the export duty on cotton, or in twenty millions of exchange, for the bonds herein authorized to be issued. The said notes Denomination. shall be payable at the end of two years from the date of their issue, in The notes receivspecie. The holders of the said notes may at any time demand in ex-able in payment of change for them bonds of the Confederate States, payable at the end of debts or taxes, except, &c.
ten years, and bearing an interest of eight per centum per annum, to be Exchange of paid semi-annually. The Secretary of the Treasury is hereby authorized notes for the bonds to issue the said bonds, but not in fractional parts of the hundred. But of the Confederate if after the expiration of two years, when the treasury notes shall be When the prividue, the Secretary of the Treasury shall advertise that he will pay the lege of funding to same, then the privilege of funding shall cease after six months from the cease. date of the advertisement, unless there shall be a failure to pay the same

SEC. 3. And be it further enacted, That in lieu of the notes authorized Other notes may by this act, which may be redeemed, other notes may be issued within be issued in lieu of the period of ten years as aforesaid: Provided, however, That the amount notes redeemed. of such notes outstanding, together with the stock in which the said treasury notes may have been funded under the provisions of this act, shall not exceed the sum of twenty millions of dollars. But the Secretary of the Treasury may, upon application of the holder of a bond thus given in exchange funded, redeem it by giving in exchange treasury notes issued under the funded. provisions of this act, to such extent as that the entire amount of notes then issued, together with the amount of the bonds in which they may have been funded, shall not exceed twenty millions of dollars.

on their presentation.

SEC. 4. And be it further enacted, That the faith of the Confederate pledged for the States is hereby pledged to provide and establish sufficient revenues for payment of the inthe regular payment of the interest, and for the redemption of the said terest and redemp-stock and treasury notes. And the principal sum borrowed under the and notes. provisions of this act and the interest thereon, as the same shall from

Denomination of

Proviso.

for bonds that are

To be paid at of time to time become due and payable, shall be paid out of any money in

any money in the the treasury not otherwise appropriated.

Penalties, &c., of of this act.

SEC. 5. And be it further enacted, That this act shall be deemed to the act of 9th contain all the provisions, limitations and penalties of the act entitled March, 1861, au-an/act to authorize the issue of treasury notes, and to prescribe the punthorizing the issue. of treasury notes, ishment for forging the same, and for forging certificates of stocks, considered as a part bonds, or coupons, and approved March ninth, eighteen hundred and sixty-one, which shall be considered as parts of this act, save the first, second and tenth sections, and save so much as relates to interest upon

Secretary of the treasury notes. Treasury to collect

SEC. 6. And be it further enacted, That for the purpose of raising ten information as to millions of dollars within the present calendar year, and of providing perty, &c., in the for the ultimate redemption of the debt herein authorized to be con-States, with the tracted, the Secretary of the Treasury is hereby directed to collect view to direct tax- information in regard to the value of the property, the revenue system, report to Congress, and the amount collected during the last fiscal year in each of the Confederate States, and to report the same to Congress at its next session, so as to enable it to lay a fair, equal and convenient system of internal taxation, for the purpose of securing the payment of the interest and principal of the debt hereby authorized to be created, in such manner as may fully discharge the obligation herein contracted by the pledge of the faith of the Confederate States to pay the principal and interest of

-Payment by the said debt when due. State into the pation of the tax.

SEC. 7. And be it further enacted, That any State may pay into the Treasury in antici- treasury, in anticipation of the tax aforesaid, any sum not less than one hundred thousand dollars, in specie or its equivalent; and if the same be paid on or before the first day of July next, the said State shall be allowed to set off the same with ten per cent. additional from the quota to be assessed upon the said State.

APPROVED May 16, 1861.

CHAP. XXV .- An Act to admit the State of North Carolina into the Confederacy, on a May 17, 1861. certain condition.

Pream's e.

The State of North Carolina having adopted measures looking to an early withdrawal from the United States, and to becoming in the future a member of this Confederacy, which measures may not be consummated before the approaching recess of Congress: Therefore—

Admission of the

The Congress of the Confederate States of America do enact, That State of North the State of North Carolina shall be admitted a member of the Confede-Carolina upon the rate States of America, upon an equal footing with the other States, under the Constitution for the Provisional Government of the same, upon the condition that the convention of said State soon to assemble shall adopt and ratify said Constitution for the Provisional Government of the Confederate States, and shall transmit to the President of the Confederate States, before the reassembling of Congress, through the Governor of said State, or some other proper organ, an authentic copy of the act or ordinance of said convention so adopting and ratifying said Provisional Constitution; upon the receipt whereof the President, by proclamation, shall announce the fact; whereupon, and without any further proceeding on the part of Congress, the admission of said State into this Confederacy,

> under said Constitution for the Provisional Government, shall be considered as complete, and the laws of this Confederacy shall thereby be

Proc'a nation by President.

extended over said State as fully and completely as over the other States now composing the same.

APPROVED May 17, 1861.

CHAP. XXVI.—An Act to admit the State of Tennessee into the Confederacy, on a May 17, 1961. certain condition.

The State of Tennessee having adopted measures looking to an early Preamble. withdrawal from the United States, and to becoming, in the future, a member of this Confederacy, which measures may not be consummated before the approaching recess of Congress: Therefore—

The Congress of the Confederate States of America do enact, That Admission of the the State of Tennessee shall be admitted a member of the Confederate State of Tennes-States of America, upon an equal footing with the other States, under dition, &c. the Constitution for the Provisional Government of the same: upon the condition that the said Constitution for the Provisional Government of the Confederate States shall be adopted and ratified by the properly and legally constituted authorities of said State; and the Governor of said state shall transmit to the President of the Confederate States, before the reassembling of Congress, after the recess aforesaid, an authentic copy of the proceedings touching said adoption and ratification by said state of said Provisional Constitution; upon the receipt whereof, the President, by proclamation, shall announce the fact; whereupon, and Prosident. without any further proceeding on the part of Congress, the admission of said State of Tennessee into the Confederacy, under said Constitution for the Provisional Government of the Confederate States, shall be considered as complete; and the laws of this Confederacy shall be thereby extended over said State, as fully and completely as over the other States now composing the same.

Proglamation by

APPROVED May 17, 1861.

CHAP. XXVII.—An Act to establish a mail route from Vermillionri'le, in the State of May 17, 1861.

Louisia a, to Orange, in the State of Texas, and for other purposes.

The Congress of the Confederate States of America do enact, That Mail route esthe following mail route be and the same is hereby established, to-wit: tablished Vermillionville to From Vermillionville, in the State of Louisiana, to Orange, in the State Vermillion Verm of Texas.

SEC. 2. And be it further enacted, That the Postmaster General be Contract for earand he is hereby authorized to make the first contract for carrying the rying the mail over said route. mail over said route without the necessity of advertising for bids for said contract as required by existing law; and that this act take effect and be in force from and after its passage.

APPROVED May 17, 1861.

CHAP. XXVIII.—An Act to provide an additional company of sappers and bombardiers May 17, 1861. for the army.

The Congress of the Confederate States of America do enact, That Company of sapthere be added to the military establishment of the Confederate States pers and bombarone company of sappers and bombardiers, to consist of one captain, diers added to the militry establishtwo first lieutenants, one second lieutenant, ten sergeants or master workmen, ten corporals or overseers, two musicians, thirty-nine privates of the first class, and thirty-nine privates of the second class, who shall be instructed in and perform all the duties of sappers and bombardiers, and shall, moreover, under the orders of the chief engineer, be liable to serve by detachments in overseeing and aiding laborers upon fortifications or other works under the engineer department, and in supervising finished fortifications, as fort-keepers, preventing injury and making repairs.

r Vehicles, arms, SEC. 2. That it shall be the duty of the colonel of the engineer corps, pontons, &c., for subject to the approval of the Secretary of War, to prescribe the numtho service of said ber, quantity, form, dimensions, etc., of the necessary vehicles, arms, pontons, tools, implements, and other supplies for the service of said

company as a body of sappers and bombardiers.

Monthly pay of Sec. 3. That the monthly pay of the captain of said company shall officers and pri- be one hundred and forty dollars; of each first lieutenant, one hundred dollars; of the second lieutenant, ninety dollars; of the sergeants, thirty-four dollars; of the corporals, twenty dollars; of the musicians, thirteen dollars; of the first class privates, seventeen dollars; and of

Allowances to the second class privates, thirteen dollars. And the said commissioned the commissioned officers shall be entitled to the same allowances as all other commissioned officers and torage officers of the army, and the same right to draw forage for horses as is

Retions and all accorded to officers of like rank in the engineer corps; and the enlisted lowances for the men shall receive the same rations and allowances as are granted to all other enlisted men in the army.

APPROVED May 17, 1861.

May 20, 1861. CHAP. XXIX.—An Act to authorize the extension of the mail service of the Confederate States in certain cases and upon certain conditions.

Extension of mail service over the Postmaster General be and he is hereby authorized, to extend the mail service of the Confederate States over all such states and territories.

The Congress of the Confederate States over all such states and territories as shall, by their legislative or executive authority, request the same to be done, between this and the meeting of the next session of the Congress; and that this act take effect and be in force from and after its passage.

APPROVED May 20, 1861.

May 21, 1861.

CHAP. XXX .- An Act to admit the State of Arkansas into the Confederacy.

Admission of the The people of the State of Arkansas, in sovereign convention, having passed an ordinance dissolving their political connection with the United States, and another ordinance adopting and ratifying the Constitution for the Provisional Government of the Confederate States of America: Therefore—

The Congress of the Confederate States of America do enact, That the State of Arkansas be and is hereby admitted into this Confederacy, upon an equal footing with the other States, under the Constitution for the Provisional Government of the same.

APPROVED May 20, 1861.

CHAP. XXXI .- An Act amendatory of an act to provide for the organization of the navy.

May 20, 1861.

The Congress of the Confederate States of America do enact, That from and after the passage of this act, the corps of marines shall consist of one colonel, one lieutenant colonel, one major, one quartermaster with the rank of major, one paymaster with the rank of major, one adjutant, with the rank of major, one sergeant major, one quartermaster sergeant, ten captains, ten first lieutenants, twenty second lieutenants, forty sergeants, forty corporals, and eight hundred and forty privates, ten drummers, and ten fifers and two musicians.

Corps of marines.

SEC. 2. The pay and emoluments of the officers and enlisted men shall Pay and emolube the same as that of the officers and enlisted men of like grade in the ments of the officers and enlisted infantry of the army except that the responsible and the adjusted that infantry of the army, except that the paymaster and the adjutant shall men. receive the same pay as the quartermaster, and the adjutant shall be taken from the captains and subalterns of the corps, and separated from the line. The rations of enlisted marines shall be the rations allowed . Rations of enlistby law to scamen. All acts inconsistent with the provisions of this act ed marines. are hereby repealed.

APPROVED May 20, 1861.

CHAP. XXXII .- An Act to amend an act to provide for the organization of the navy, May 20, 1861. approved March sixteenth, eighteen hundred and sixty one.

The Congress of the Confederate States of America do enact, That Appointment of the President be and he is hereby authorized to nominate, and by officers of the navy and with the advice and consent of Congress to appoint, all officers of the U. S. to the of the navy of the United States, who have resigned or may here-sition in the navy after resign their commissions on account of the secession of any or all of the C. S. of the Confederate States, and who may be fit for active service, to the same rank and position in the navy of the Confederate States which they held in that of the United States: Provided, however, That no officer shall be so appointed who may at any time have committed any act of hostility against the Confederate States or any one thereof.

Proviso.

Sec. 2. That the President be authorized to assign officers of the navy officers of the navy officers of the navy to any duty connected with the defence of the country, and suitable to to duty. their rank, which he may deem proper.

Assignment of

SEC. 3. That the President be authorized to appoint six assistant pay- Assistant paymasters of the navy, each to receive a salary of one thousand dollars was masters of the nawhen employed at sea, and seven hundred dollars when not thus emPaymasters to be ployed; and all paymasters of the navy shall be taken from the grade of taken from the assistant paymasters.

grade of assistant paymasters.

APPROVED May 20, 1861.

CHAP. XXXIII.—An Act to establish a separate Port of Entry at Sabine Pass, in the May 21, 1861. County of Jefferson, in the State of Texas, and to provide for the appointment of a

The Congress of the Confederate States of America do enact, That Collection Disall that part of the collection district for the District of Texas included trictof Sabine Pass in the county of Jefferson in the State of Texas, embracing all the wastate of Texas.

ters, islands, have harbors in late shores and rivers in the second size of Texas. ters, islands, bays, harbors, inlets, shores and rivers in the same, shall be Sabine Pass the a collection district, to be called the District of Sabine Pass, and Sabine port of entry for Pass shall be the port of entry for said district.

said district

SEC. 2. A collector for the said district of Sabine Pass shall be Appointment of appointed by the President, with the advice and consent of Congress, collector for said district. Where to who shall reside at Sabine Pass, and hold his office for the terms and the reside; term of of- time prescribed by law for the like office in other districts, and who shall fice, and salary. be entitled to a salary not exceeding seventeen hundred and fifty dollars

Excess of fees per annum, including in that sum the fees allowed by law; and the over his salary to amount he shall collect in any one year for fees, exceeding the said sum be paid into the of seventeen hundred and fifty dollars, shall be accounted for and paid Treasury. into the treasury of the Confederate States of America.

SEC. 3. That all laws and parts of laws now in force, contravening the Laws contravening this act repeal-provisions of this act, be and the same are hereby repealed, and that this act take effect from and after its passage.

APPROVED May 21, 1861.

CHAP. XXXIV .- An Act to put in operation the Government under the Permanent Con-May 21, 1861. stitution of the Confederate States of America.

Election of mem-

The Congress of the Confederate States of America do enact, That bers of the House of Representatives an election shall be held in the several states of this Confederacy, on the in the Congress of first Wednesday in November, eighteen hundred and sixty-one, for the C. S. under the members of the House of Representatives in the Congress of the Con-Permanent Constitution, which election shall be conducted in all respects according to said Constitution and the laws of the several states in force for that purpose; and in states which may not have provided by law for such election, according to the laws heretofore existing in such states for the election of members of the House Election of Pres- of Representatives in the Congress of the United States. ident and Vice same day the several States shall elect or appoint Electors for President and Vice President of the Confederate States of America, according to said Constitution, and in the manner prescribed by the laws of the several States made for that purpose; and in states where no such laws may exist, according to the laws heretofore in force in such states for the election or appointment of Electors for President and Vice President of the United States_

When electors to

SEC. 2. The Electors for President and Vice President shall meet in meet and cast their respective states on the first Wednesday in December, eighteen votes; to make out their respective states on the first Wednesday in December, lists, certify and hundred and sixty-one, and proceed to vote for President and Vice forward the same. President, and make out lists, certify the same, and forward the same to the President of the Senate; all as directed by the said Constitution in that behalf.

SEC. 3. The members of the House of Representatives so elected, and

When members of the Senate and the Senators who may be elected by the several States according to the House of Representatives to as-provision of said Constitution, shall assemble at the seat of government

semble at the seat of the Confederate States, on the eighteenth day of February, eighteen of government. hundred and sixty-two; and the said members of the House of Repre-Speaker of the sentatives shall proceed to organize by the election of a Speaker, and the House, and Presi-Senators by the election of a President of the Senate for the time being; dent of the Senate, and the President of the Senate shall, on the nineteenth day of Febru-Opening of certi- ary, eighteen hundred and sixty-two, open all the certificates; and the ficales and count-votes for President and Vice President shall then be counted, as directed ing of votes by said Constitution.

Inauguration of Sec. 4. The President of the Confederate States shall be inaugurated President. on the twenty-second day of February, eighteen hundred and sixty-two.

Number of repre-

SEC. 5. Be it further enacted, That in case the State of Virginia sentatives to which shall adopt and ratify the Constitution for the permanent government of the States of Virtue Confederate States of America before the elections in this act proling, Tempessee and vided for, she shall be entitled to elect sixteen members to the House of Representatives; and the State of North Carolina, in like case, ten Arkansas shall be members; the State of Tennessee, in like case, eleven; and the State respectively entiof Arkansas, in like case, four members; the same being upon the Basis of represenbasis of one member for every ninety thousand representative popu-tation. lation, and one additional member for a fraction over one-half of the ratio aforesaid, in each of said States, under the census of the United States taken in eighteen hundred and sixty, and being the same basis of representation fixed for the seven original States in said Constitution for permanent government.

Rules as to numr permanent government.
Sec. 6. Be it further enacted, That the same rules and principles ber of Presidential Electors in said shall be observed as to the number of Presidential Electors in the States States.

aforesaid as in the other seven original States.

APPROVED May 21, 1861.

CHAP. XXXV.—An Act making appropriations in addition to those already made for the military service of the Confederate States of Americ., for the fiscal year ending the eighteenth day of February, one thousand eight hundred and sixty-two. May 21, 1861.

Appropriations. The Congress of the Confederate States of America do enact, That For pay of offithere be appropriated for the pay of the officers and privates of one cers and privates hundred regiments of infantry, and for quartermaster's supplies of all of one hundred kinds for the same, and transportation, including horses, wagons, har-try, and for quarness, ambulances, and other necessary expenses, for the fiscal year ending termaster's supthe eighteenth of February, one thousand eight hundred and sixty-two, plies, &c. twenty-seven millions nine hundred and thirty-two thousand, four hundred and ninety-three dollars and twelve cents.

SEC. 2. That there be appropriated for the pay, quartermaster's sup- For the pay, &c., plies of all kinds, transportation and other necessary expenses for one of one regiment of regiment of legionary formation, composed of one company of artillery, legionary formation companies of cavalry, and six companies of voltigeurs, five hundred and fifty thousand four hundred and eighty-five dollars.

SEC. 3. That there be appropriated for the purchase of subsistence For the purchase stores and commissary property for one hundred thousand troops, for the of subsistence fiscal year ending the eighteenth of February, one thousand eight hun-and commissary dred and sixty-two, five millions four hundred and sixty-four thousand,

two hundred and fifty-eight dollars and eighty cents.

SEC. 4. That there be appropriated for the ordnance service, for the For the ordnance fiscal year ending the eighteenth of February, one thousand eight hunservice, preservadred and sixty-two—for the preservation of public buildings, quarters, tion of public buildings, quarters, tion of public buildings, at the arsebarracks, etc., at the arsenals, armories, and depots; for the repairs and nals, armories and preservation of ordnance stores; for the pay of clerks, draughtsmen, depots, and of ordcolorers, superintendents, overseers, etc.; for the purchase of horses, nance stores, &c. mules, forage, stationery, and contingencies of ordnance service; for the purchase of heavy ordnance and carriages, with shot and shell for the same; for sixteen field batteries of six pieces each, with harness, implements and ammunition; for fifty thousand stands of small arms; for five thousand pistols and holsters; for sabres, swords, carbines and pistols; for five thousand sets of cavalry equipments; for five thousand sets of cavalry accoutrements, for one hundred thousand sets infantry accoutrements, knapsacks, haversacks and canteens; for two and one-half million pounds powder; for materials for the same; for lead, copper, and materials for percussion caps and for friction tubes; for additional shops and storehouses at Mount Vernon Arsenal, Alabama, and Augusta Arsenal, Georgia; for machinery, steam engine and tools; for cap machine; for bullet machine; for repairs of buildings and machines at Harper's Ferry—four millions four hundred and forty thousand dollars.

For medical and Sec. 5. That there be appropriated for medical and hospital supplies, for the year ending eighteenth of February, one thousand eight hundred and sixty-two, the sum of three hundred and fifty thousand dollars.

For the contingent service of the War Department, for the year ending the eighteenth of February, one War Department. thousand eight hundred and sixty-two, the sum of three hundred thousand dollars.

For contingent Sec. 7. That there be appropriated for contingent expenses of the expenses of the Adjutant and Inspectors General's Department, including office furniture, for General's Destationery, printed blanks for the use of the army, record books, postage, partment.

telegraphic despatches, etc., for the year ending the eighteenth February, one thousand eight hundred and sixty-two, the sum of eight thousand dollars.

For the pay of SEC. 8. That there be appropriated for the pay of surgeons, assistant surgeons, and chaplains, for the year ending the eighteenth day of Febsurgeons and chap-ruary, one thousand eight hundred and sixty-two, the sum of three hundred and twenty-nine thousand nine hundred and one dollars.

APPROVED May 21, 1861.

May 21, 1861. CHAP. XXXVI.—An Act to amend an act relative to telegraphic lines of the Confederate States, approved May, one thousand eight hundred and sixty-one.

Compensation to The Congress of the Confederate States of America do enact, That agents of telegraph the sixth section of the "act relative to telegraph-lines of the Concompanies charged federate States," be and the same is hereby so amended as to authorize with special dutthe President to allow such compensation as may be reasonable and proper, in addition to what may be allowed by the telegraph companies, to such of the agents of said companies as he may charge with special and important duties, where such agents are deemed trustworthy and acceptable both to him and the companies concerned.

APPROVED May 21, 1861.

May 21, 1861. Chap. XXXVII.—An Act making appropriations for the Legislative and Executive expenses of government for the year ending eighteenth of February, eighteen hundred and sixty-two.

Appropriations The Congress of the Confederate States of America do enact, That for the year ending the following sums be and the same are hereby appropriated, out of any February 18, 1862. money in the treasury not otherwise appropriated, for the objects hereafter expressed, for the year ending the eighteenth of February, eighteen hundred and sixty-two:

Legislative. Legislative—For compensation and mileage of members of Congress, twenty-five thousand dollars. For compensation of officers of Congress, six thousand dollars. For contingent expenses of Congress, including printing, five thousand dollars.

Department of Department of State—For compensation of two additional clerks, two thousand dollars. For the publication and printing of acts and resolutions of Congress, twenty-two thousand five hundred dollars. For necessities and exigencies under laws already passed, or which may be passed, or from causes which now exist or may hereafter arise, and unforeseen emergencies, forty thousand dollars—to replace same amount in State Department.

Treasury De- Treasury Department—For this amount to pay interest on loan of February twenty-eight, eighteen hundred and sixty-one, five hundred

thousand dollars. For additional expenses under the act "to raise money for the support of the government, and to provide for the defence of the Confederate States of America," approved February twenty-eight, eighteen hundred and sixty-one, thirty thousand dollars. For incidental and contingent expenses of the Treasury Department, twenty thousand dollars.

Miscellaneous—For compensation of two watchmen to guard the executive buildings, at four hundred dollars each, and for lighting the same, sixteen hundred dollars. For rent of executive building corner of Bibb and Commerce street, three thousand dollars. For rent of executive building on Bibb street, between Coosa and Commerce street, two thousand dollars. For rent of building of Noble & Brother and others, three thousand dollars. For furniture for executive mansion, nine hundred and eighty-seven dollars and fifty-eight cents. For furniture of executive offices and halls, six hundred and twenty-seven dollars and twenty-one cents. For work done on executive buildings by order of committee of Congress, six hundred and thirty-five dollars and fifty-two cents.

APPROVED May 21, 1861.

Miscellaneous.

CHAP. XXXVIII.—An Act to provide for certain deficiencies in the appropriations for the Post-office Department for the year ending February eighteenth, eighteen hundred and

May. 21, 1861.

The Congress of the Confederate States of America do enact, That the Appropriations following sums shall be and are hereby appropriated, out of any money for the service of in the treasury not Aherwise appropriated, for the service of the post-office department for the office department, for the year ending February eighteenth, eighteen year ending Febhundred and sixty-two: For increased compensation of the chiefs of ruary 18, 1861. the contract, appointment and finance bureaus, one thousand one hundred and six dollars and one cent. For compensation of disbursing clerk, one hundred and forty-seven dollars and forty-seven cents. For compensation of watchmen, three hundred and sixty-eight dollars and sixty-seven cents. For compensation of four principal clerks, at fourteen hundred dollars each, four thousand and thirty-six dollars and eighty cents. For compensation of ten clerks, at twelve hundred dollars each, eight thousand seven hundred and forty-nine dollars and twenty For compensation of four clerks at one thousand dollars, two thousand nine hundred and sixteen dollars and forty cents. To supply deficiency in the appropriation for the compensation of the postmaster ciencies. general, clerks and messengers in his office, made by the act approved ninth day of March, eighteen hundred and sixty-one, and entitled "an act further to provide for the organization of the Post-office Department," ten thousand dollars. For the compensation of agents, and for cost of materials, and constructing, repairing, and operating telegraph and agents. lines, and for other expenses which may be incurred under said act, thirty thousand dollars: Provided, That the Postmaster General is hereby authorized, with the approval of the President, to employ officers of the telegraph companies as agents to perform the services specified in the act entitled "an act relative to telegraph lines of the Confederate States," approved eleventh day of May, eighteen hundred and sixty-But the compensation allowed to such agents shall in no case exceed that provided for other agents by said act, and shall be fixed by the Postmaster General, with the approbation of the President.

APPROVED May 21, 1861.

Chiefs of Bureau. Disbursing clerk.

Watchmen. Principal clerks.

Other clerks.

To supply defi -

Telegraph lines

Proviso.

mileage.

CHAP. XXXIX.—An Act concerning the transportation of soldiers, and allowance for cloth-May 21, 1861. ing of volunteers, and amendatory of the act for the establishment and organization of the army of the Confederate States.

The Congress of the Confederate States of America do enact, When When discharged soldiers entitled to transportation cannot be furnished in kind, the discharged soldier shall be entitled to receive ten cents per mile in lieu of all traveling pay, subsistence, forage, and undrawn clothing, from the place of discharge to the place of his enlistment or enrollment, estimating the distance by the shortest mail route, and if there is no mail route, by the shortest practicable route. The foregoing to apply to all officers, non-commissioned officers, musicians, artificers, farriers, blacksmiths and privates of volunteers, when disbanded, discharged, or mustered out of service of the Confederate States; and it shall also apply to all volunteer troops, as above designated, when travelling from the place of enrollment to the place of general rendezvous or point where mustered into service: Provided, That nothing herein contained shall be so construed as to deprive the mounted volunteers of the allowance of forty cents a day for the use and risk of his horse, which allowance is made from the date of his enrollment to the date of his discharge, and also for every twenty miles travel from the place of his discharge to the place of his enrollment.

Proviso,

Act of March 6, 1861, ch. 26, sec. 4, amended.

months.

Proviso.

hundred and sixty-one. "to provide for the public defence," be amended Allowance of as follows, viz.: there shall be allowed to each volunteer, to be paid to money to volun him on the first muster and pay rolls after being received and mustered clothing for six into the service of the Confederate States, the sum of twenty-one dollars, in lieu of clothing for six months; and thereafter the same allowance in money at every subsequent period of service for six months in lieu of clothing: Provided, That the price of all clothing in kind received by said volunteers from the Confederate States government shall be deducted first from the money thus allowed; and if that sum be not sufficient, the balance shall be charged for stoppage on the muster and pay rolls; and that all accounts arising from contracts, agreements, or arrangements for furnishing clothing to volunteers, to be duly certified by the company commander, shall be paid out of the said semi-annual allowance of money.

Sec. 2. That the fourth section of the act of March sixth, eighteen

Act of March 6, tants forage for

borses.

SEC. 3. That the twenty-first section of the act for the organization of 1861, ch. 29, § 21, the army of the Confederate States be so amended as to allow to aids-de-amended so as to allow to aids-de-allow to aids-de camp and to adjutants, forage for the same number of horses as allowed camp and adju-to officers of the same grade in the mounted service.

APPROVED May 21, 1861.

CHAP. XL .- An Act to be entitled an act to amend "An act to raise an additional mili-May 21, 1861. tury force to serve during the war."

The Congress of the Confederate States of America do enact, That Act of May 8, 1861, ch. 5, 2 2, so much of the second section of the act entitled an act to raise an

additional military force to serve during the war, passed May eighth, When subaltern eighteen hundred and sixty-one, be so amended as to authorize the of the line may be President, on the application of any commanding officer of a regiment or battalion authorized by said act, to assign a subaltern of the line of ties of adjutant. the army to the duties of adjutant of said regiment or battalion.

CHAP. XLI.—An Act to authorize the President to confer temporary rank and command, for service with volunteer troops, on officers of the Confederate army.

May 21, 1861.

The Congress of the Confederate States of America do enact, That Gonferring of the President shall be authorized to confer temporary rank and command, temporary rank for service with volunteers troops, on officers of the Confederate army; and command on officers of the Confederate army; and command on the same to be held without prejudice to their positions in said army, federate army, for and to have effect only to the extent and according to the assignment service with volunteer troops.

APPROVED May 21, 1861.

CHAP. XLII.—An Act to provide for the incidental expenses of the public service within the Indian Tribes.

May 21, 1861.

The Congress of the Confederate States of America do enact, That Appropriation to the sum of one hundred thousand dollars be and the same is hereby meet the incidental appropriated, out of any money in the treasury not otherwise appropriate service priated, to meet the incidental expenses of the public service within the within the Indian Indian tribes, for the year ending February the eighteenth, eighteen tribes for the year hundred and sixty-two. But a particular and specific account of the ending February expenditures under this act shall be made and reported to Congress at 18, 1862. its next session after the expiration of the period herein named.

APPROVED May 21, 1861.

CHAP. XLIII.—An Act to divide the State of Texas into two Judicial Districts, and May 11, 1861.

provide for the appointment of Judges and officers in the same.

The Congress of the Confederate States of America do enact, That The State of the State of Texas be and the same is hereby divided into two judicial Texas divided into districts, in the following manner, to-wit: all the territory of the State two judicial districts, in the following manner, to-wit: all the territory of the State two judicial districts. of Texas within and west of the following named counties shall compose one district, to be called the Western District, to-wit: Matagorda, Wharton, Colorado, Fayette, Washington, Burleson, Milan, Falls, Mc-Lellan, Hill, Johnson, Tarrant, Wise, Montague; and all the territory east of said counties shall constitute the Eastern District of Texas.

SEC. 2. There shall be appointed a judge and marshal for said Western District. The said judge shall hold two terms each year of said shal for western court, at the city of Austin, and at Brownsville, in the county of Cameron, at the times prescribed by the laws of the United States for the holding of the district courts of the United States, at said places.

SEC. 3. All the laws of the United States, relative to the district Laws of the U. courts of Texas, and the powers and jurisdiction of the same, so far as S. relative to district courts of Texthey are consistent with the constitution and the laws of the Confedeas continued in rate States, are hereby re-enacted and continued in full force.

APPROVED May 21, 1861.

CHAP. XLIV.—An Act to provide revenue from commodities imported from from foreign May 21, 1861.

The Congress of the Confederate States of America do enact, That Duties imposed from and after the thirty-first day of August next, a duty shall be im- ong ods, &c., from posed on all goods, products, wares and merchandize imported from abroad and after the 31st into the Confederate States of America, as follows:

Classification.

On all articles enumerated in Schedule A, an ad valorem duty of twenty-five per centum. On all articles enumerated in schedule B, an ad valorem duty of twenty per centum. On all articles enumerated in schedule C, an ad valorem duty of fifteen per centum. On all articles enumerated in schedule D, an ad valorem duty of ten per centum. On all articles enumerated in schedule E, an ad valorem duty of five per And that all articles enumerated in schedule F, a specific duty as therein named. And that all articles enumerated in schedule G, shall be exempt from duty, to-wit:

Schedule A, 25 per cent.

Schedule A, (twenty-five per centum ad valorem.)

Alabaster and spar ornaments; anchovies, sardines and all other fish preserved in oil.

Brandy and other spirits distilled from grain or other materials, not otherwise provided for; billiard and bagatelle tables, and all other tables

or boards on which games are played.

Composition tops for tables, or other articles of furniture; confectionary, comfits, sweetmeats, or fruits preserved in sugar, molasses, brandy or other liquors; cordials, absynthe, arrack, curacoa, kirschenwesser, liquers, maraschino, ratafia, and other spirituous beverages of a similar character.

Glass, cut.

Manufacturers of cedar-wood, granadilla, ebony, mahogany, rosewood and satin-wood.

Scagliola tops, for tables or other articles of furniture; segars, snuff, paper segars, and all other manufactures of tobacco.

Wines—Burgundy, champagne, clarets, madeira, port, sherry, and all

other wines or imitations of wines.

Schedule B, 20 per cout.

Schedule B, (twenty per centum ad valorem.)

Almonds, raisins, currants, dates, figs, and all other dried or preserved fruits, not otherwise provided for; argentine, alabata, or German silver, manufactured or unmanufactured; articles embroidered with gold, silver

or other metal, not otherwise provided for.

Balsams, cosmetics, essences, extracts, pastes, perfumes and tinctures, used for the toilet or for medicinal purposes; bay rum, beads of amber, composition or wax, and all other heads; benzoates; bracelets, braids, chains, curls or ringlets composed of hair, or of which hair is a component part, not otherwise provided for; brooms and brushes of all kinds.

Camphor, refined; canes and sticks, for walking, finished or unfinished; capers, pickles, and sauces of all kinds, not otherwises provided for; card cases, pocket-books, shell boxes, souvenirs, and all similar articles, of whatever material composed, not otherwise provided for; compositions of glass, set or unset; coral, cut or manufactured.

Feathers and flowers, artificial or ornamental, and parts thereof, of whatever material composed; fans and fire screens of every description,

of whatever material composed.

Grapes, plums, and prunes, and other such fruit, when put up in bottles, cases, or cans, not otherwise provided for.

Hair, human, cleansed or prepared for use.

Manufactures of gold, platina or silver, not otherwise provided for;

manufactures of papier mache; molasses.

Paintings on glass; pepper, pimento, cloves, nutmegs, cinnamon, and all other spices; perfumes and perfumery, of all sorts, not otherwise provided for; plated and gilt ware of all kinds, not otherwise provided for; playing cards; prepared vegetables, fruits, meats, poultry and game, sealed or enclosed in cans or otherwise.

Silver plated metals, in sheets or other form; soap, castile, perfumed, Windsor, and other toilet soaps; sugar of all kinds; syrup of sugar.

Epaulettes, galloons, laces, knots, stars, tassels, tresses, and wings of gold or silver, or imitations thereof.

Schedule C, (fifteen per centum ad valorem.)

Schedule C, 20 per cent.

Alum; arrow-root; articles of clothing or apparel, including hats, caps, gloves, shoes and boots of all kinds, worn by men, women or children, of whatever material composed, not otherwise provided for.

Baizes, blankets, bockings, flannels and floor-cloths, of whatever material composed, not otherwise provided for; baskets, and all other articles composed of grass, osier, palm-leaf, straw, whalebone or willow, not otherwise provided for; beer, ale and porter, in casks or bottles; beeswax; berries and vegetables of all sorts used for food, not otherwise provided for; blue or roman vitriol, or sulphate of copper; bologna sausages; braces, suspenders, webbing, or other fabrics composed wholly or in part of Indian rubber, not otherwise provided for; breecia; bur-

gundy pitch; buttons and button moulds of all kinds.

Cables and cordage, of whatever material made; cadmium; calamine; calomel and all other mercurial preparations; carbonate of soda; castor beans; castor oil; candles and tapers of spermaceti, stearine, parafine, tallow or wax, and all other candles; caps, hats, muffs and tippets, and all other manufactures of fur, or of which fur shall be a component part; caps, gloves, leggins, mits, socks, stockings, wove shirts and drawers, and all similar articles worn by men, women and children, and not otherwise provided for; carpets, carpeting, hearth-rugs, bed-sides, and other portions of carpeting, being either Aubusson, Brussels, ingrain, Saxony, Turkey, Venetian, Wilton, or any other similar fabric, not otherwise provided for; carriages and parts of carriages; castorum; chains, of all sorts; cider and other beverages not containing alcohol, and not otherwise provided for; chocolate; chromate of lead; chromate, bi-chromate, hydriodate, and prussiate of potash; clocks and parts of clocks; coach and harness furniture of all kinds; cobalt; combs of all kinds; copper bottoms; copper rods, bolts, nails and spikes; copper in sheets or plates, called brazier's copper, and other sheets of copper, not otherwise provided for; copperas, or green vitriol, or sulphate of iron; corks; cotton cords, gimps, and gallons; cotton laces, cotton insertings, cotton trimming, laces, cotton laces and braids; court plaster; coral, unmanufactured; crayons of all kinds; cubebs; cutlery of all kinds.

Delaines; dolls and toys of all kinds; dried pulp; drugs, medicinal. Earthen, china, and stone ware, and all other wares composed of earthy and mineral substances not otherwise provided for; encaustic

tiles; ether.

Felspar; fig-blue; fire-crackers, sky-rockets, Roman candles, and all similar articles used in pyrotechnics; fish, whether fresh, smoked, salted, dried or pickled, not otherwise provided for; fruits, preserved in their own juice, or pie fruits; fish glue, or isinglass; fish skins; flats, braids, plaits, sparterre and willow squares, used for making hats or bonnets; floss silks, feather beds, feathers for beds, and downs of all kinds; frames and sticks for umbrellas, parasols, and sunshades, finished or unfinished; Frankford black; fulminates, or fulminating powders; furniture, cabinet and household, not otherwise provided for; furs, dressed on the skin.

Ginger, dried, green, ripe, ground, preserved or pickled; glass, colored, stained or painted; glass, window; glass crystals for watches;

glasses or pebbles for spectacles; glass tumblers, plain, moulded and pressed, bottles, flasks, and all other vessels of glass not cut, and all glass not otherwise provided for; glue; grass cloth; green turtle; gum benzoin or benjamin; guns, except muskets and rifles, fire-arms, and all parts thereof not intended for military purposes; gunny cloth and India baggings, and India mattings of all sorts, not otherwise provided for.

Hair curled, moss, seaweed, and all other vegetable substances used for beds or mattresses; hair pencils; hat bodies of cotton or wool; hats and bonnets, for men, women and children, composed of straw, satinstraw, chip, grass, palm-leaf, willow, or any other vegetable substance, or of hair, whalebone, or other materials, not otherwise previded for; hatter's plush, of whatever material composed; honey.

Ink and ink powder; ipecacuanha; iridium; iris or orris root; iron castings; iron liquor; iron in bars, bolts, rods, slabs, and railroad rails, spikes, fishing plates and chairs used in constructing railroads; ivory

black.

Julap; japanned ware of all kinds not otherwise provided for; jet, and manufactures of jet, or imitations thereof; jewelry, or imitations thereof; juniper berries.

Laces of cotton, of thread, or other materials not otherwise provided for; lampblack; lastings cut in strips or patterns of the size or shape for shoes, boots, bootees, slippers, gaiters or buttons, of whatever material composed; lead pencils; leaden pipes; leather, japanned; leeches; liness

of all kines; liquorice, paste, juice or root; litharge.

Maccaroni, vermicelli, gelatine, jellies and all other similar preparations not otherwise provided for; machinery of every description not otherwise provided for; malt; magnesia; manganese; manna; manufactures of the bark of the cork tree; manufactures of silk; manufactures of wool of all kinds, or worsted, not otherwise provided for; manufactures of hair of all kinds not otherwise provided for; manufactures of cotton of all kinds not otherwise provided for; manufactures of flax of all kinds not otherwise provided for; manufactures of hemp of all kinds not otherwise provided for; manufactures of bone, shell, horn, pearl, ivory, or vegetable ivory, not otherwise provided for; manufactures, articles, vessels and wares not otherwise provided for, of brass, copper, iron, steel, lead, pewter, tin, or of which either of these metals shall be a component part; manufactures, articles, vessels and wares of glass, or of which glass shall be a component material, not otherwise provided for; manufactures and articles of leather, or of which leather shall be a component part, not otherwise provided for; manufactures and articles of marble; marble paving tiles, and all other marble more advanced in manufacture than in slabs or blocks in the rough not otherwise provided for; manufactures of paper, or of which paper is a component material, not otherwise provided for; manufactures of wood, or of which wood is a component part, not otherwise provided for; matting, china or other floor matting, and mats made of flags, jute, or grass; medicinal preparations, drugs, roots and leaves in a crude state, not otherwise provided for; morphine; metallic pens; mineral waters; musical instruments of all kinds, and strings for musical instruments, of whip-gut, cat-gut, and all other strings of the same material; mustard in bulk or in bottles; mustard seed.

Needles of all kinds, for sewing, darning and knitting; nitrate of lead. Ochres and ochrey earths; oil cloths of every decription, of whatever material composed; oils of every description, animal, vegetable and mineral, not otherwise provided for; olives, opium; orange and lemon peel; osier or willow, prepared for basket makers' use.

Paints, dry or ground in oil, not otherwise provided for; paper, antiquarian, demy, drawing, elephant, foolscap, imperial, letter, and for printing newspapers, hand-bills and other printing, and all other paper, not otherwise provided for; paper boxes, and all other fancy boxes; paper envelopes; paper hangings, paper for walls, and paper for screens or fire-boards; parchment; parasols and sun shades, and umbrellas; patent mordant; paving and roofing tiles, and bricks, and roofing slates, and fire bricks; periodicals and other works, in course of printing and republication in the Confederate States; pitch; plaster of paris, calcined; plumbago; potassium; putty.

Quicksilver; quills; quasia, manufactured or unmanufactured.

Red chalk pencils; rhubarb; roman cement.

Saddlery of all kinds, not otherwise provided for; saffron and saffron cake; sago; salts, epsom, glauber, and rochelle, and all other salts and preparations of salts not otherwise provided for; sarsaparilla; screws of all kinds; sealing wax; seines; sceppia; sewing silk, in the gum and purified; shaddocks; skins of all kinds, tanned, dressed or japanned; slate pencils; smaltz; soap of every description not otherwise provided for; spirits of turpentine; spunk; squills; starch; stereotype plates; still bottoms; sulphate of barytes, crude or refined; sulphate of quinine, and quinine in all its various preparations.

Tapioca; tar; textile fabrics of every description, not otherwise provided for; twine and pack thread, of whatever material composed; thread

lacings and insertings; types, we or new, and type metals.

Umbrellas; vandyke brown; vanilla beans; varnish of all kinds; vellum; venetian red; velvet in the piece, composed wholly of cotton, or of cotton and silk, but of which cotton is the component material of chief

value; verdigris; vermillion; vinegar.

Wafers; water colors; whalebone; white and red lead; white vitriol, or sulphate of zinc; whiting, or Paris white; window glass, broad, crown or cylinder; woolen and worsted yarns, and woolen listings; shot of lead, not otherwise provided for; wheelbarrows and handbarrows; wagons and vehicles of every description.

Schedule D, (ten per centum ad valorem.)

Schedule D, ten

Acids of every description not otherwise provided for; alcornoque; aloes; ambergris; amber; ammonia and sal ammonia; anatto, roucon or orleans; angora Thibet, and other goats' hair, or mohair, unmanufactured, not otherwise provided for; annis seed; antimony, crude or regulus of; argol, or crude tartar; arsenic; ashes, pot, pearl and soda; asphaltum; assafœtida.

Bananas, cocoa nuts, pine apples, plantains, oranges, and all other West India fruits in their natural state; barilla; bark of all kinds, not otherwise provided for; bark, Peruvian; bark, guilla; bismouth; bitter apples; bleaching powder of chloride of lime; bones, burnt; boards, planks, staves, shingles, laths, scantling, and all other sawed lumber; also spars and hewn timber of all sorts, not otherwise provided for; bone black, or animal carbon, and bone dust; bolting cloths; books, printed, magazines, pamphlets, periodicals, and illustrated newspapers, bound, or unbound, not otherwise provided for; books, blank, bound or unbound; borate of lime; borax, crude or tincal; borax refined; buchu leaves; box wood, unmanufactured; Brazil paste; Brazil wood, braziletto, and all dye-woods in sticks; bristles; bronze and Dutch metal in leaf, bronze liquor and bronze powder; building stones; butter; burr stones, wrought or unwrought.

Cabinets of coins, medals, gems, and all collections of antiquities; cama phor, crude; cantharides; cassia and cassia buds; chalk; cheese; chickory root; chronometers, box or ship, and parts thereof; clay, burnt

or unburnt bricks, paving and roofing tiles, gas retorts, and roofing slates; coal, coke, and culm of coal; cochineal; cocoa nuts, cocoa and cocoa shells; coculus indicus; coir yarn; codilla, or tow of hemp or flax; cowhage down; cream of tartar; cudbear.

Diamonds, cameos, mosaics, gems, pearls, rubies, and other precious stones, and imitations thereof, when set in gold or silver, or other metal;

diamond glaziers, set or not set; dragon's blood.

Engravings, bound or unbound; extract of indigo; extracts and decoctions of log-wood and other dye-wood, not otherwise provided for; extract of madder; ergot.

Flax, unmanufactured; flaxseed and linsced; flints and flint ground; flocks, waste or shoddy; French chalk; furs, hatters', dressed or un-

dressed, not on the skin; furs, undressed, when on the skin.

Glass, when old and fit only to be re-manufactured; gamboge; gold and silver leaf; gold-beaters' skin; grindstones; gum—Arabic, Barbary, copal, East Indies, Senegal, substitute, tragacanth, and all other gums and resins, in a crude state, not otherwise provided for.

Hair, of all kinds, uncleansed and unmanufactured; hemp, unmanufactured; hemp seed and rape seed; hops, horns, horn-tips, bone, bone-

tips, and teeth, unmanufactured.

Ivory, unmanufactured, ivory nuts, or vegetable ivory.

Jute, sisal grass, coir, and other vegetable substances, unmanufactured, not otherwise provided for.

Kelp; kermes.

Lac spirits, lac sulphur, and lac dye; leather, tanned, band, sole, and upper of all kinds not otherwise provided for; lemons and limes, and lemon and lime juice, and juices of all other fruits without sugar; lime.

Madder, ground or prepared; madder root; marble in the rough slab or block, unmanufactured; metals, unmanufactured, not otherwise provided for; mineral kermes; mineral and bituminous substances, in a crude state, not otherwise provided for; moss, iceland; music, printed with lines, bound or unbound.

Natron; nickel; nuts, not otherwise provided for: nut galls; nux

vomica.

Oakum; oranges, lemons, and limes, orpiment.

Palm leaf, unmanufactured; pearl, mother of; pine apples; plantains; platina, unmanufactured; polishing stones; potatoes; prussian blue; pumice and pumice stone.

Rattans and reeds, unmanufactured; red chalk; rotten stone.

Safflower; sal soda, and all carbonates and sulphates of soda, by whatever names designated, not otherwise provided for; seedlac; shellac; silk, raw, not more advanced in manufacture than singles, tram and thrown, or organzine; sponges; steel, in bars, sheets and plates, not further advanced in manufacture than by rolling; and cast steel in bars; sumac; sulphur, flour of.

Tallow, marrow, and all other grease or soap stock and soap stuffs, not

otherwise provided for.

Tea; terne tin, in plates or sheets; teazle, terra japonica, catechu; tin, in plates or sheets, and tin foil; tortoise, and other shells, unmanufactured; trees, shrubs, bulbs, plants and roots, not otherwise provided for; turmeric.

Watches and parts of watches; woad or pastell; woods, viz.: cedar, box, ebony, lignum vitæ, granadilla, mahogany, rose-wood, satin-wood, and all other woods, unmanufactured.

Iron ore, and iron in bloom, loops and pige.

Maps and charts:

Paintings and statuary not otherwise provided for.

Wool, unmanufactured, of every description, and hair of the Alpaca goat and other like animals.

Specimens of natural history, mineralogy, or botany, not otherwise provided for.

Yams.

Leaf and unmanufactured tobacco.

SCHEDULE E, (five per centum ad valorem.)

Schedule E, 5
per cent.

Articles used in dyeing and tanning, not otherwise provided for.

Brass, in bars or pigs, old and fit only to be re-manufactured; bells, old; bell metal.

Copper, in pigs or bars; copper ore; copper, when old and fit only to

be re-manufactured; cutch.

Diamonds, cameos, mosaics, pearl, gems, rubies, and other precious stones, and imitations thereof, when not set.

Emery, in lump or pulverized.

Felt, adhesive, for sheathing vessels; Fuller's earth.

Gums of all sorts, not otherwise provided for; gutta percha, unmanufactured.

Indigo; India rubber, in bottle, slabs, or sheets, unmanufactured; India rubber, milk of.

Junk, old.

Plaster of Paris, or sulphate of lime, ground or unground; raw hides and skins of all kind undressed.

Sheathing copper—but no copper to be considered as such, except in sheets forty-eight inches long and fourteen inches wide, and weighing from eleven to thirty-four ounces; sheathing or yellow metal not wholly or part of iron; sheathing or yellow metal; nails expressly for sheathing vessels; sheathing paper; stave bolts and shingle bolts.

Tin ore, and tin in pigs or bars; type, old and fit only to be re manu-

factured. Wold.

Zinc, spelter, or tentenegue, unmanufactured.

SCHEDULE F. (Specific Duties.)

Schedule F, specific duties.

Ice—one dollar and fifty cents per ton.

Salt—ground, blown or rock—two cents per bushel, of fifty-six pounds per bushel.

SCHEDULE G. (Exempt from Duty.)

Schedule G, exempt from duty.

Books, maps, charts, mathematical and nautical instruments, philosophical apparatus, and all other articles whatever, imported for the use of the Confederate States; books, pamphlets, periodicals and tracts, published by religious associations.

All philosophical apparatus, instruments, books, maps and charts; statues, statuary, busts and casts, of marble, bronze, alabaster, or plaster of paris; paintings and drawings; etchings; specimens of sculpture; cabinets of coins; medals, gems, and all collections of antiquities: Provided, The same be specially imported in good faith for the use of any society incorporated or established for philosophical and literary purposes, or for the encouragement of the fine arts, or for the use or by the order of any church, college, academy, school or seminary of learning in the Confederate States.

Bullion, gold and silver.

Coins, gold, silver and copper; coffee; cotton; copper, when imported

for the mint of the Confederate States.

Garden seeds, and all other seeds for agricultural and horticultural purposes; goods, wares, and merchandize, the growth, produce or manufacture of the Confederate States, exported to a foreign country and brought back to the Confederate States in the same condition as when exported, upon which no drawback has been allowed: Provided, That all regulations to ascertain the identity thereof, prescribed by existing laws, or which may be prescribed by the Secretary of the Treasury, shall be com-

Guano, manures, and fertilizers of all sorts.

Household effects, old and in use, of persons or families from foreign countries, if used abroad by them, and not intended for any other purpose or purposes, or for sale.

Models or inventions or other improvements in the arts: Provided, That no article or articles shall be deemed a model which can be fitted for use.

Paving stones; personal and household effects, not merchandise, of

citizens of the Confederate States dying abroad.

Specimens of natural history, mineralogy, or botany; provided the same be imported in good faith for the use of any society incorporated or established for philosophical, agricultural or horticultural purposes, or for the use or by the order of any college, academy, school or seminary of learning in the Confederate States.

Wearing apparel, and other personal effects not merchandise; professional books, implements, instruments, and tools of trades, occupation or employment, of persons arriving in the Confederate States: Provided, That this exemption shall not be construed to include machinery, or other articles imported for use in any manufacturing establishment, or for sale.

Bacon, pork, hams, lard, beef, wheat, flour and bran of wheat, flour and bran of all other grains, Indian corn and meal, barley, rye, oats and oat meal, and living animals of all kinds, not otherwise provided for; also all agricultural productions, including those of the orchard and garden, in their natural state, not otherwise provided for.

Gunpowder, and all the materials of which it is made.

Lead, in pigs or bars, in shot or balls, for cannon, muskets, rifles or pistols.

Rags, of whatever material composed.

Arms of every description, for military purposes, and parts thereof, munitions of war, military accoutrements, and percussion caps.

Ships, steamers, barges, dredging vessels, machinery, screw pile jetties, and articles to be used in the construction of harbors, and for dredging and improving the same.

SEC. 2. And be it further enacted, That there shall be levied, collected

Non-commerated

more articles.

Proviso.

articles bearing a and paid on each and every non-enumerated article which bears a similisimilitude to ar- and paid on each and every non-enumerated attered which bears a similar stude, either in material, quality, texture, or the uses to which it may be ticles enumerated, chargeable with applied, to any enumerated article chargeable with duty, the same rate of the duties on the duty which is levied and charged on the enumerated article by the foregoing schedules, which it most resembles in any of the particulars before When the resem- mentioned; and if any non-enumerated article equally resembles two or blance is to two or more enumerated articles on which different rates of duty are chargeable, there shall be levied, collected and paid on such non-enumerated article the same rate of duty as is chargeable on the article which it resembles, paying the highest duty: Provided, That on all articles manufactured from two or more materials, the duty shall be assessed at the highest rates at which any of its component parts may be chargeable: Provided further,

Duty of ten per That on all articles which are not enumerated in the foregoing schedules per cent. on all ar- and cannot be classified under this section, a duty of ten per cent. ad ted and classified. valorem shall be charged.

Sec. 3. And be it further enacted, That all goods, wares and merchan-Goods in public dize which may be in the public stores as unclaimed, or in warehouse stores as unclaimunder warehousing bonds, on the thirty-first day of August next, shall be ed, or in warehouse bonds, on subject, on entry thereof for consumption, to such duty as if the same had the 31st of August,

been imported, respectively after that day.

SEC. 4. And be it further enacted, That on the entry of any goods, Decision of colwares or merchandise, imported on or after the thirty-first day of August lector as to liability wares or merchandise, imported on or after the thirty-first day or August to or exemption aforesaid, the decision of the collector of customs at the port of im-from duly, of go de portation and entry, as to their liability to duty or exemption therefrom, imported on or shall be final and conclusive against the owner, importer, consignee or after the 31st Auagent of any such goods, wares and merchandise, unless the owner, im- gust, 1861, final agent of any such goods, wares and merchandise, unless the owner, im- and conclusive, unless the owner, importer, consignee or agent shall, within ten days after such entry, give less, & . notice to the collector, in writing, of his dissatisfaction with such decision, setting forth therein distinctly and specifically his ground of objection thereto, and shall, within thirty days after the date of such decision, appeal therefrom to the Secretary of the Treasury, whose decision on such appeal to Secretary of the shall be final and conclusive; and the said goods, wares and merchandise Treasury. shall be liable to duty or exemption therefrom accordingly, any act of Congress to the contrary notwithstanding, unless suit shall be brought within thirty days after such decision, for any duties that may have been paid, or may thereafter be paid on said goods, or within thirty days after the duties shall have been paid in cases where such goods shall be in bond.

SRC. 5. And be it further enacted, That it shall be lawful for the owner, Invoice value of consignee, or agent of imports which have been actually purchased or imports may be procured otherwise than by purchase, on entry of the same, to make such raised to the true addition in the entry to the cost or value given in the invoice as in his addition in the entry to the cost or value given in the invoice as, in his opinion, may raise the same to the true market value of such imports in the principal markets of the country whence the importations shall have been made, and to add thereto all costs and charges which, under existing Addition of costs laws, would form part of the true value at the port where the same may and charges. be entered, upon which the duty should be assessed, And it shall be the duty of the collector within whose district the same may be imported or entered, to cause the dutiable value of such imports to be appraised, estimated and ascertained, in accordance with the provisions of existing laws; to be appraised. and if the appraised value thereof shall exceed by ten per ceptum, or more, the value so declared on entry, then in addition to the duties im- Extra duty to be posed by law on the same, there shall be levied, collected, and paid, a paid if the apduty of twenty per centum ad valorem, on such appraised value: Pro-ceed by 10 percent. vided, nevertheless,, That under no circumstances shall the duty be assessed or more, the value upon an amount less than the invoice or entered value, any law of Con-declared on entry. gress to the contrary notwithstanding.

SEC. 6. And be it further enacted, That so much of all acts or parts of Repealing clause. acts as may be inconsistent with the provisions of this act, shall be and

the same are hereby repealed.

' Approved May 21, 1861.

Appeal allowed

Dutiable value

CHAP. XLV .- An Act to define with more certainty the meaning of an act entitled May 21, 1861. "An Act to fix the duties on articles thevein named," approved Murch the fifteenth, eighteen hundred and sixty-one.

The Congress of the Confederate States of America do enact, That Act of March the above recited act shall be so construed as to embrace all railroad rails, 15, 1861, ch. 54, spikes, fishing plates and chairs, used in the construction of railroads, en articles therein which were imported and were in bond at the date of its passage.

Sec. 2. Be it further enacted, That the Secretary of the Treasury is named, construed.

When a greater hereby directed to refund to such railroad companies as have, since the rate of duty has been paid than is passage of said act, paid on any of the above enumerated articles imported prescribed by said as aforesaid, a greater rate of duty than is prescribed by said act, the act, the excess to amount over and above said rate. be refunded.

APPROVED May 21, 1861.

CHAP. XLVI .- An Act to establish a Patent Office, and to provide for the granting May 21, 1861. and issue of patents for new and useful discoveries, inventions, improvements. and de-

Patent office cs. The Congress of the Confederate States of America do enact, That tablished, and at there shall be established and attached to the Department of Justice, an tabled to the Department of Justice, and tached to the D.- office to be denominated the Pretent Office, the chief officer of which shall partment of Jus- leading to the Droident be called the Commissioner of Patents, to be appointed by the President, President to ap- by and with the consent of the Congress, whose duty it shall be, under the point Commiss on-direction of the Attorney General, to superintend, execute and perform all er of patents. His such acts and things toughing and respecting the issue of patents for new

such acts and things touching and respecting the issue of patents for new and useful discoveries, inventions and improvements, as are herein provided for, or shall hereafter be by law directed to be done and performed, and shall have the charge and custody of all the books, records, papers,

models, machines, and other things belonging to said office.

Chief clerk.

SEC. 2. Be it further enacted, That there shall be in said office an inferior officer, to be appointed by said commissioner, with the approval of the Attorney General, to be called the chief clerk of the patent office, who in all cases during the absence of the commissioner, or when the said principal office shall become vacant, shall have the charge and custody of the seal and of the records, books, papers, machines, models, and all other things belonging to the said office, and shall perform the duties

Examiners of of the commissioner during such vacancy. And the said commissioner patents and other may also, with like approval, appoint such examiners of patents, and other clerks as may be necessary. And said commissioner, and every other

Commissioner person appointed and employed in said office, shall be disqualified or inand other officers terdicted from acquiring or taking, except by inheritance, during the disqualified from taking any interest period for which they shall hold their appointments respectively, any in patents.

right or interest, directly or indirectly, in any patent for an invention or discovery which has been or may hereafter be granted. And said commissioner, and all others employed in said office, shall receive a compen-

sation to be ascertained and fixed by law. Sec. 3. And be it further enacted, That the said principal officer, and

Compensation. Oath of office.

every other person to be appointed in the said office, shall, before he enters upon the duties of his office or appointment, make oath or affirmation truly and faithfully to execute the trust committed to him. And the said commissioner and chief clerk shall also, before entering upon their duties, severally give bonds, with sureties, to the treasurer of the Confederate States, the former in the sum of ten thousand dollars, and the latter in the sum of five thousand dollars, with condition to render a true and faithful account to him or his successor in office, quarterly, of all moneys which shall be by them respectively received for duties on patents, and for copies of records and drawings, and all other moneys received by virtue of said office.

Bonds.

SEC. 4. And be it further enacted, That the said commissioners shall cause a seal to be made and provided for the said office, with such device Copies of records as the President of the Confederate States shall approve; and copies of to be evid nce. any records, books, papers or drawings belonging to the said office, under the signature of said commissioner, or when the office shall be vacant, under the signature of the chief clerk, with the said seal affixed, shall be

Soal of office.

competent evidence in all cases in which the original records, books, papers or drawings could be evidence. And any person making application therefor may have certified copies of the records, drawings and other papers deposited in the said office, on paying for the written copies the sum of ten cents for every page of one hundred words, and for copies of

drawings, the reasonable expenses of making the same.

SEC. 5. And be it further enacted, That all patents issuing from the said office shall be issued in the name of the Confederate States, and under seal of said office, and be signed by the Attorney General, and countersigned by the commissioner of said office, and shall be recorded, together with the descriptions, specifications and drawings, in the said office, in books to be kept for that purpose. Every patent shall contain a short description or title of the invention or discovery, correctly indicating its nature and design, and in its terms grant to the applicant or applicants, his or their heirs, administrators, executors or assigns, for a term not exceeding fourteen years, the full and exclusive right and liberty of making, using and vending to others to be used, the said invention or discovery, referring to the specifications for the particulars thereof, a copy of which shall be annexed to the patent, specifying what the patentee claims as his invention or discovery.

SEC. 6. And be it further enacted, That any person or persons having For what a patdiscovered or invented any new and useful art, machine, manufacture, or ent may be grantcomposition of matter, or any new and useful improvement on any art. ed. machine, manufacture, or composition of matter, not known or used by others before his or their discovery or invention thereof, and not at the time of his application for a patent in public use or for sale, with his consent or allowance, as the inventor or discoverer, and shall desire to obtain an exclusive property therein, may make application in writing to the Application. commissioner of patents, expressing such desire; and the commissioner, on due proceedings had, may grant a patent therefor. But before any inventor shall receive a patent for any such new invention or discovery, he shall deliver a written description of his invention or discovery, and of the manner and process of making, constructing, using and compounding the tion of invention, manner and process of making, constructing, using and compounding the and of the manner same, in such full, clear and exact terms, avoiding unnecessary prolixity, of making, using, as to enable any person skilled in the art or science to which it appertains, &c., the same or with which it is most nearly connected, to make, construct, compound and use the same; and in case of any machine he shall fully explain the principle, and the several modes in which he has contemplated the application of that principle or character by which it may be distinguished from other inventions; and shall particularly specify and point out the part, improvement, or combination which he claims as his own invention or discovery. He shall, furthermore, accompany the whole with a drawing or drawings, and written references, where the nature of the case ad-written references; mits of drawings; or with specimens of ingredients, and of the compo-specimens of insition of matter, sufficient in quantity for the purpose of experiment, the composition of where the invention or discovery is of a composition of where the invention or discovery is of a composition of matter,; which matter. descriptions and drawings signed by the inventor, and attested by two Signature; at-witnesses, shall be filed in the Patent office; and he shall moreover fur- of descriptions and nish a model of his invention, in all cases which admit of a representation drawings by model, of a convenient size to exhibit advantageously its several parts. The applicant shall make oath or affirmation that he does verily believe tion. that he is the original and first inventor or discoverer of the art, machine, tion of applicant. composition, or improvement, for which he solicits a patent; and that he does not know or believe that the same was ever before known or used; and also of what country he is a citizen; which oath or affirmation may be made before any person authorized by law to administer onths.

SEC. 7. And be it further enacted, That on the filing of any such appli-

Form of patents.

Written descrip-

Drawings and

Model of inven-

Oath or affirma-

Examination by cation, description and specification, and the payment of the duty herein-

Commissioner or after provided, the commissioner shall make, or cause to be made, an other officer of the alleged new inven- examination of the alleged new invention or discovery, and if, on any such tion or discovery. examination, it shall not appear to the commissioner that the same had What to appear been invested or discovered by any other person in this country, prior to authorize the issuing of a patent. the alleged invention or discovery thereof by the applicant, or that it had been patented or described in any printed publication, in this or in any foreign country, or had been in public use or on sale, with the applicant's consent or allowance, prior to the application, if the commissioner shall deem it to be sufficiently useful and important, it shall be his duty to issue a patent therefor. But whenever, on such examination, it shall appear to the commissioner that the applicant was not the original and first inventor or discoverer thereof, or that any part of that which is claimed as new had before been invented or discovered, or patented or described in any printed publication in this or any foreign country as aforesaid, or that the descrip-

specification to embrace only that part of the invention or discovery which

of the commissioner shall entitle the applicant to a patent, he may, on

Commissioner to tion is defective and insufficient, he shall notify the applicant thereof, notify the appli-giving him briefly such information and references as may be useful in cant when his application of the propriety of renewing his application, or of altering his plication is refused.

If applicant per- is new. But if the applicant in such case shall persist in his claim for a sist in his claim for patent, with or without any alterations of his specifications, he shall be a patent, new oath required to make oath or affirmation anew, in manner as aforesaid; and if required. the specification and claim shall not have been so modified as in the opinion

ney General.

appeal.

Proviso.

Appeal to Attor-appeal, and upon request in writing, have the decision of the Attorney General, who shall be furnished with a certificate in writing, with the opinion and decision of the commissioner, stating the particular grounds Proceedings on of his objection, and the part or parts of the invention which he considers as not entitled to be patented, and the Attorney General shall give reasonable notice to the applicant, as well as to the commissioner, of the time and place of hearing such appeal, that they may have an opportunity of furnishing him with such facts and evidence as they may deem necessary to a just decision; and it shall be the duty of the commissioner to furnish to the Attorney General such information as he may possess, relative to the matter under consideration. And on an examination and consideration of the matter by the Attorney General, it shall be in his power to reverse the decision of the commissioner, either in whole or in part; and his opinion being certified to the commissioner, he shall be governed thereby in the further proceedings to be had on such application: Provided, however, That before an appeal shall be had in any such case, the applicant shall pay to the credit of the treasury, as provided in the twentythird section of this act, the sum of twenty-five dollars.

Applications for Sec. 8. And be it further enacted, That whenever an application shall patents which in- be made for a patent, which in the opinion of the commissioner would pending applica interfere with any other parent for which an application may be pending, tions or unexpired or with any unexpired patent wnich shall have been granted, it shall be Commissioner to the duty of the commissioner to give notice thereof to such applicants or patents. give notice thereof, patentees, as the case may be; and if either shall be dissatisfied with the decision of the commissioner on the question of priority of right or inven-Appeal from his tion, on a hearing thereof, he may appeal from such decision on the like decision, terms and conditions as are provided in the preceding section of this act,

and the like proceedings shall be had to determine which or whether Taking out let-either of the applicants is entitled to receive a patent as prayed for. But ters patent in a for- nothing in this act contained shall be construed to deprive an original and eign country notto true inventor of the right to a patent for his invention by reason of his deprive inventor of true inventor of the right to a patent for his invention by reason of his his right under this having previously taken out letters patent therefor in a foreign country, and the same having been published at any time within six months next

preceding the filing of his specifications and drawings. And whenever the applicant shall request it, the patent shall take date from the time of Date of patent. filing of the specifications and drawings; not, however, exceeding six months prior to the actual issuing of the patent; and on like request, and the payment of the duty herein required, by any applicant, his specifications and drawings shall be filed in the secret archives of the office, Filing of speci-until he shall furnish the model and the patent be issued, not exceeding fications, &c., in the secret archives the term of two years—the applicant being entitled to notice of inter-of the office. fering application.

SEC. 9. And be it further enacted, That where any person hath made Patents may isor shall have made any new invention, discovery or improvement, on ac-sue to executors, count of which a patent might by virtue of this act be granted, and such &c. person shall die before any patent shall be granted therefor, the right of applying for and obtaining such patent shall devolve on the executor or administrator of such person, in trust for the heirs-at-law of the deceased, in case he shall have died intestate, but if otherwise, then in trust for his devisees, in as full and ample manner, and under the same conditions, limitations and restrictions as the same was held or might have been claimed or enjoyed by such person in his or her lifetime; and when application for a patent shall be made by such legal representatives, the oath or affirmation provided in the sixth section of this act shall be so varied as to be applicable to them.

SEC. 10. And be it further enacted, That every patent shall be assignable in law, either as to the whole interest, or any undivided part thereof, patents. by any instrument in writing: which assignment, and also every grant and conveyance of the exclusive right, under any patent, to make and use, and to grant to others to make and use, the thing patented within and throughout any specified part or portion of the Confederate States, shall be recorded in the patent office within three months from the execution thereof.

Assignment of

To be recorded.

Decision.

Remedy at law

SEC. 11. And be it further enacted, That any person who shall have Inventor may file invented any new art, machine, or improvement thereof, and shall desire caveat. further time to mature the same, may, on paying to the credit of the Fees. treasury, in manner as provided in the twenty-third section of this act, the sum of ten dollars, file in the patent office a caveat setting forth the design and purpose thereof, and its principal and distinguishing characteristics, and praying protection of his right till he shall have matured his invention. And such caveat shall be filed in the confidential archives To be kept seof the office, and preserved in secresy. And if application shall be cret. made by any other person, within one year from the time of filing of such caveat, for a patent of any invention with which it may in any respect interfere, it shall be the duty of the commissioner to deposit the description, specifications, drawings and model in the confidential ar-given of irterfering chives of the office, and to give notice (by mail) to the person filing the application. caveat, of such application, who shall, within three months after receiving the notice, if he would avail himself of the benefit of his caveat, file his description, specifications, drawings and model; and if, in the opinion of the commissioner, the specifications of claim interfere with each other, like proceedings may be had in all respects as are in this act provided in the case of interfering applications: Provided, however, That no opinion or decision of the commissioner or examiners, under the provisions of this act, shall preclude any person interested in favor of or preserved. against the validity of any patent which has been or may hereafter be granted, from the right to contest the same in any judicial court, in any action in which its validity may come in question.

SEC. 12. And be it further enacted, That whenever any patent which Defective patents has heretofore been granted, or which shall hereafter be granted, shall

ed and re-issued.

may be surrender- be inoperative or invalid, by reason of a defective or insufficient description or specification, or by reason of the patentee claiming in his specification as his own invention more than he had or shall have a right to claim as new, if the error has or shall have arisen by inadvertency, accident or mistake, and without any frandulent or deceptive intention, it shall be lawful for the commissioner, upon the surrender to him of such patent, and the payment of the further duties of twenty dollars, to cause a new patent to be issued to its head inventor, for the same invention, for the residue of the period then unexpired for which the original patent was granted, in accordance with the patentee's corrected description and specification. And in case of his death, or any assignment by him made of the original patent, a similar right shall vest in his executors, administrators or assigns. And the patent so re-issued, together with the corrected description and specifications, shall have the same effect and operation in law, on the trial of all actions hereafter commenced for causes subsequently accruing, as though the same had been originally filed in such corrected form before the issuing of the original Patents for new patent. And in all cases where any new improvement of the original improvements of invention or discovery may have been invented or discovered by the

original patentee subsequent to the date of his patent, for which a patent

is desired by him, an independent patent for such improvement or dis-

Bffect there f.

the original invention or discovery.

Annexing to ori-covery may be applied for; and no annexing to such original patent of ginal patents, de- the description and specification of such additional improvement or im-scriptions, &c., of manuscription and specification of such additional improvement or imsuch improvements provements shall be allowed. disallowed.

tice of special matter.

Defences.

SEC. 13. And be it further enacted, That the defendant in any such Defendant may action shall be permitted to plead the general issue, and to give this act plead the general and any special matter in evidence of which notice in writing may have issue, and give no- been given to the plaintiff or his attorney, thirty days before trial, tending to prove that the description and specification filed by the plaintiff does not contain the whole truth relative to his invention or discovery, or that it contains more than is necessary to produce the described effect; which concealment or addition shall fully appear to have been made for the purpose of deceiving the public, or that the patentee was not the first and original inventor or discoverer of the thing patented, or of a substantial and material part thereof, claimed as new, or that it has been described in some public work anterior to the supposed discovery thereof by the patentee, or had been in public use or on sale with the consent and allowance of the patentee before his application for a patent, or that he had surreptitiously or unjustly obtained the patent for that which was in fact invented or discovered by another, who was using ressonable diligence in adapting and perfecting the same; or that the patentee, if an alien at the time the patent was granted, had failed and neglected, for the space of eighteen months from the date of the patent, to put and continue on sale to the public, on reasonable terms, the invention or What special discovery for which the patent was issued; and whenever the defendant matters the defend-relies in his defence on the fact of a previous invention, knowledge or ant to state in his use of the thing petented he shall state in his notice of special matters notice, when he use of the thing patented, he shall state in his notice of special matters relies on a previous the names and places of residence of those whom he intends to prove to have possessed a prior knowledge of the thing, and where the same had been used; in either of which cases judgment shall be rendered for the defendant with costs: Provided, however, That whenever it shall satis-

invention, &c.

Judgment.

patent

factorily appear that the patentee, at the time of making his application for the patent, believed himself to be the first inventor or discoverer of When prior use the thing patented, the same shall not be held to be void on account of abroad not to avoid the invention or discovery, or any part thereof, having been before known or used in any foreign country—it not appearing that the same or any substantial part thereof had before been patented or described in any

printed publication: And provided also, That whenever the plaintiff shall fail to sustain his action on the ground that in his specification or claim is embraced more than that of which he was the first inventor, if it shall appear that the defendant had used or violated any part of the invention justly and truly specified and claimed as new, it shall be in the power of the court to adjudge and award, as to costs, as may appear to be just and equitable.

SEC. 14. And be it further enacted, That whenever there shall be two Remody in equity interfering patents, or whenever a patent or application shall have been where there are interfering patents, refused on an adverse decision of the Attorney General, on the ground or where a patent that that patent applied for would interfere with an unexpired patent pre- has been refused viously granted, any person interested in any such patent either by assign-on the ground that ment or otherwise, in the one case, and any such applicant in the other with an unexpired case, may have remedy in equity; and the court having cognizance patent. thereof, on notice to adverse parties, and other due proceedings had, may adjudge and declare either the patents void in the whole or in part, or inoperative and invalid in any particular part or portion of the Confederate States, according to the interest which the parties to such suit may possess in the patent or the invention patented; and may also adjudge that such applicant is entitled, according to the principles and provisions of this act, to have and receive a patent for his invention, as specified in his claim, or for any part thereof, as the fact of priority or right or invention shall, in any such case, be made to appear. And such adjudication, if it be in favor of the right of such applicant, shall authorize the commissioner to issue such patent, on his filing a copy of the adjudication and otherwise complying with the requisitions of this act: Provided, however, That no such judgment or adjudication shall affect the rights of any person, except the parties to the action and those deriving title from and under them subsequent to the rendition of such judgment.

SEC. 15. And be it further enacted, That all actions, suits, controver- All actions. &c., sies and cases arising under any law of the Confederate States, granting under the patent or confirming to inventors the exclusive right to their inventions or dis- laws, cognizable in coveries, shall be originally cognizable, as well in equity as at law, by of the C. S. the district courts of the Confederate States, which courts shall have Fower of the power in any such case to grant injunctions according to the course and court to grant inprinciples of courts of equity, to prevent the violation of the rights of junctions. any inventor as secured to him by any law of the Confederate States, on such terms and conditions as said courts may deem reasonable: Provided, however, That from all judgments and decrees from any such writs of error or court rendered in the premises, a writ of error or appeal, as the case appeal. may require, shall lie to the Supreme Court of the Confederate States, in the same manner and under the same circumstances as is now provided by law in other judgments and decrees of district courts, and in all other cases in which the court shall deem it reasonable to allow the same.

SEC. 16. And be it further enacted, That it shall be the duty of the Classification and commissioner to cause to be classified and arranged in such rooms or arrangement in galleries as may be provided for that purpose, in suitable cases, when rooms or galleries, necessary for their preservation and in such manner as shall be conducted for models, &c. necessary for their preservation, and in such manner as shall be conducive to a beneficial and favorable display thereof, the models and specimens of compositions and fabrics, and other manufactures and works of art, patented or unpatented, which have been or shall hereafter be deposited in said office. And said rooms or galleries shall be kept open during suitable hours for public inspection.

SEC. 17. And be it further enacted, That whenever a patent shall be returned for correction and re-issue, under this act, and the patentee

Proviso.

Proviso, as to

To be kept open for public inspec-

Fees for several

distinct patents on shall desire several patents to be issued for distinct and separate parts of the thing patented, he shall first pay, in manner and in addition to surrender.

the sum provided by this act, the sum of twenty dollars for each additional patent so to be issued; nor shall any new patent be issued for an improvement made in any machine, manufacture or process, to the original inventor, assignee or possessor of a patent therefor, nor any disclaimer be admitted to record, until a duplicate model or drawing of the same shall have been deposited in the patent office, if the commissioner

When duplicate shall require the same; nor shall any patent be granted for an invention, models or drawings improvement or discovery, the model or drawing of which shall have to be filed. been lost, until another model or drawing, if required by the commissioner, shall in like manner be deposited in the patent office.

Question of com- all such cases the question of compensation for such models and drawpensation for. ings shall be subject to the judgment and decision of the commissioner, under the same limitations and restrictions as are herein prescribed.

SEC. 18. And be it further enacted, That any patent, hereafter to be Patents may issucto the assignees issued, may be made and issued to the assignee or assignces of the inof the inventors or ventor or discoverer, the assignment thereof being first entered of discoverers. record, and the application therefor being duly made, and the specifica-

Applicant for tion duly sworn to by the inventor. And in all cases hereafter the appatent to furnish plicant for a patent shall be held to furnish duplicate drawings, whenever duplicate draw the case admits of drawings, one of which to be deposited in the office, and the other to be annexed to the patent and considered a part of the specification.

SEC. 19. And be it further enacted, That whenever any patentee shall Patentee may

disclaim where his have, through inadvertence, accident or mistake, made his specification specification is too of claim too broad, claiming more than that of which he was the original or first inventor, some material and substantial part of the thing patented being truly and justly his own, any such patentee, his administrators, executors and assigns, whether of a whole or of a sectional interest therein, may make disclaimer of such parts of the thing patented as the disclaimant shall not claim to hold by virtue of the patent or assignment, stating therein the extent of his interest in such patent, which disclaimer shall be in writing, attested by one or more witnesses, and recorded in the patent office, on payment by the person disclaiming, in manner as other patent duties are required by law to be paid, of the sum of ten dollars. And such disclaimer shall thereafter be taken and considered as part of the original specification, to the extent of the interest which shall be possessed in the patent or right secured thereby by the disclaimant, and by those claiming by or under him, subsequent to the record thereof. But no such disclaimer shall affect any action pending at the time of its being filed, except so far as may relate to the question of unreasonable neglect or delay in filing the same.

SEC. 20. And be it further enacted, That whenever application shall

Effect thereof.

How made.

Application for tion.

improvements and be made to the commissioner for a patent for a newly discovered imre-issues to be sub- provement to be made to an existing patent, or wherever a patent shall ject to revision as provement to be made to an existing patent, or wherever a patent shall original applicable returned for correction and re-issue, the specification of claim annexed to every such patent shall be subject to revision and restriction, in the same manner as are original applications for patents; the commissioner shall not add any such improvement to the patent in the one case, nor grant the re-issue in the other case, until the applicant shall have entered a disclaimer or altered his specification of claim, in accordance with the decision of the commissioner; and in all such cases the applicant, if dissatisfied with such decision, shall have the same remedy and be entitled to the benefit of the same privileges and proceedings as are provided by law in the case of original applications for patents.

Appeal.

Disclaimor.

SEC. 21. And be it further enacted, That whenever, by mistake, acci-Patent to be good

dent or inadvertence, and without any wilful default or intent to de-for so much as is fraud or mislead the public, any patentee shall have in his specification, original. claimed to be the original and first inventor or discoverer of any material or substantial part of the thing patented, of which he was not the original and first inventor, and shall have no legal or just right to claim the same, in every such case the patent shall be deemed good and valid, for so much of the invention or discovery as shall be truly and bona fide his own: Provided, It shall be a material and substantial part of the thing patented, and be definitely distinguishable from the other parts so claimed, without right as aforesaid. And every such patentee, his executors, administrators and assigns, whether of a whole or of a sectional fringements. interest therein, shall be entitled to maintain a suit at law or in equity on such patent for any such infringement of such part of the invention or discovery as shall be bona fide his own as aforesaid, notwithstanding the specification may embrace more than he shall have any legal right to claim. But in every such case in which a judgment or verdict shall No costs unled be rendered for the plaintiff, he shall not be entitled to recover costs disclaimer filed. against the defendant, unless he shall have entered at the patent office prior to the commencement of the suit, a disclaimer of all that part of the thing patented which was so claimed without right: Provided, however, That no person bringing any such suit shall be entitled to the benefits of the provisions contained in this section, who shall have unreasonably disclaimer, to bar. neglected or delayed to enter at the patent office a disclaimer as aforesaid.

Actions for in-

Delay in filing

SEC. 22. And be it further enacted, That in all cases in which an Whenaffirmation SEC. 22. And be it further enacted, That in all cases in which an oath is required by this act, if the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of whom it is required shall may be taken instant of the person of the per be conscientiously scrupulous of taking an oath, affirmation may be substituted therefor.

SEC. 23. And be it further enacted, That all moneys paid into the Patent fund aptreasury of the Confederate States for patents, and for fees for copies propriated for payment of expenses
furnished by the commissioner shall be carried to the credit of the of the patent office. patent fund created by this act; and the moneys constituting said fund shall be and the same are hereby appropriated for the payment of the salaries of the officers and clerks provided by this act, and all other expenses of the patent office, including all the expenditures provided for by this act; and also for such other purposes as are or may be hereafter specially provided for by law. And the commissioner is hereby authorized to draw upon such fund, from time to time, for such sums as shall be necessary to carry into effect the provisions of this act, governed, however, by the several limitations herein contained. And it shall be his duty to lay before Congress, in the month of January, annually, a list make annual report of all patents which shall have been granted during the preceding year, designating under proper heads the subjects of such patents, and furnishing an alphabetical list of the patentees, with their places of residence; and he shall also furnish a list of all patents which shall have become public property during the same period, together with such other information of the state of the patent office as may be useful to Congress or to the public.

Commissioner to

SEC. 24. And be it further enacted, That the commissioner be author- Temporary clerks. ised to employ temporary clerks to do any necessary transcribing, whenever the current business of the office requires it: Provided, however, That instead of salary a compensation shall be allowed, at a rate not greater than is charged for copies now furnished by the office.

Compensation.

List of patents

SEC. 25. And be it further enacted, That the commissioner is hereby authorized to publish a classified and alphabetical list of all patents to be published. granted by the patent office previous to said publication, and retain one hundred copies for the patent office and five hundred copies to be de-

posited in the library of Congress, for such distribution as may hereafter be directed; and that one thousand dollars, if necessary, be appropriated out of the patent fund, to defray the expenses of the same.

Appropriation for patent office.

SEC. 26. And be it further enacted, That the sum of five hundred the library of the dollars be appropriated from the patent fund, to be expended under the direction of the commissioner, for the purchase of necessary books for the library of the patent office.

Applications by alians for patents.

SEC. 27. And be it further enacted, That all applications by aliens to obtain patents for inventions which have already been patented in foreign countries, shall be made within six months from the date of such foreign letters patent. Nor shall letters patent be granted to any alien whose government is at war with the Confederate States.

Inventors may tion,

SEC. 28. And be it further enacted, That every person or corporation dispose of right to who has, or shall have purchased or constructed any newly invented use machines, &c., machine, manufacture or composition of matter, prior to the application prior to applicable by the inventor or discoverer for a natent, shall be held to possess the by the inventor or discoverer for a patent, shall be held to possess the right to use and vend to others to be used, the specific machine, manufacture or composition of matter so made or purchased, without liability therefor to the inventor, or any other person interested in such invention; and no patent shall be held to be invalid by reason of such purchase, sale or use, prior to the application for a patent as aforesaid, exduring period of cept on proof of abandonment of such invention to the public, or that such purchase, sale or prior use has been for more than two years prior to

two years.

such application for a patent.

Remedy in case refused.

SEC. 29. And be it further enacted, That the provisions of the fourof interference ex-teenth section of this act shall extend to all cases where patents are refused tended to all cases for any reason whatever, either by the commissioner of patents or by the where patents are for any reason whatever, either by the commissioner of patents or by the Attorney General, upon appeals from the decision of said commissioner, as well as where the same shall have been refused on account of, or by reason of, interference with a previously existing patent; and in all cases where there is no opposing party, a copy of the bill shall be served upon the commissioner of patents, when the whole of the expenses of the proceeding shall be paid by the applicant, whether the final decision shall be in his favor or otherwise.

Fees paid by misout of the patent

SEC. 30. And be it further enacted, That the Treasurer of the Contake may be repaid federate States be and he hereby is authorized to pay back, out of the patent fund, any sum or sums of money to any person who shall have paid the same into the treasury, or to any receiver or depositary to the credit of the treasurer, as for fees accruing at the patent office through mistake, and which are not provided to be paid by existing laws, certificate thereof being made to the said treasurer by the commissioner of

How oath to be abroad.

SEC. 31. And be it further enacted, That the oath required for appliadministered cants for patents may be taken, when the applicant is not for the time being residing in the Confederate States, before any minister plenipotentiary, charge d'affaires, consul, or commercial agent holding commission under the government of the Confederate States, or before any notary public of the foreign country in which such applicant may be: Provided, Such foreign state shall have recognized the independence of the Confederate States, and shall be at the time in amity with them.

To whom payto be made.

SEC. 32. And be it further enacted, That all ratentees wishing to ments for patents make payments for patents to be issued, may pay all such moneys to the treasurer of the Confederate States, or to the treasurer of either of the mints within the Confederate States, or to such other depositary as shall be designated by the Secretary of the Treasury or commissioner of patents, in other parts of the Confederate States, to receive such payments and give receipts or certificates of deposit therefor.

SEC. 33. And be it further enacted, That from all judgments and de- Writ of error or crees of any district court rendered in any action, suit, controversy, or appeal to the fucase at law or in equity, arising under any law of the Confederate States preme Court. granting or confirming to inventors and discoverers the exclusive right to their inventions or discoveries, a writ of error or appeal, as the case may require, shall lie, at the instance of either party, to the supreme court of the Confederate States, in the same manner and under the same circumstances as is now provided by law in other judgments and decrees of such district courts, without regard to the sum or value in controversy in the action.

Commissioner to SEC. 34. And be it further enacted, That the commissioner of patents prescribe rules for may establish rules for taking affidavits and depositions required in cases taking evidence.

pending in the patent office, and such affidavits and depositions may be Before whom to taken before any justice of the peace or other officer authorized by law be taken. to take depositions to be used in the courts of the Confederate States, or in the State courts of any State where such officer shall reside; and in any contested case pending in the patent office it shall be lawful for any clerk of any court of the Confederate States for any district or territory, and he is hereby required, upon the application of any party to such contested case, or the agent or attorney of such party, to issue witnesses. subpænas for any witnesses residing or being within the said district or territory, commanding such witnesses to appear and testify before any justice of the seace, or other officer as aforesaid residing within the said district or territory, at any time and place in the subpoena to be stated; and if any witness, after being duly served with such subposna, Failure of witshall refuse or neglect to appear, or after appearing shall refuse to testify, ness to attend, or (not being privileged from giving testimony,) such refusal or neglect refusal to testify. being proved to the satisfaction of any judge of the court whose clerk shall have issued such subpoena, said judge may thereupon proceed to enforce obedience to the process, or to punish the disobedience in like manner as any court of the Confederate States may do in case of disobedience to process of subpana ad testificandum issued by such court; and witnesses in such cases shall be allowed the same compensation as is allowed to witnesses attending the courts of the Confederate States: Provided, That no witness shall be required to attend at any place more quired to attend.

Compensation.

When not re-

When not deemhim, to give a deposition under this law: Provided, also, That no wit-ed guilty of conness shall be deemed guilty of contempt for refusing to disclose any tempt.

be paid or tendered to him at the time of the service of the subpoens. SEC. 35. And be it further enacted, That no appeal shall be allowed to the Attorney General from the decisions of the examiners, except in cision of the exinterference cases, until after the application shall have been twice rejected; and the second examination of the application by the primary examiner shall not be had until the applicant, in view of the references nation. given on the first rejection, shall have renewed the oath of invention as provided for in this act.

than forty miles from the place where the subpoena shall be served upon

secret invention made or owned by him: And provided, further, That no witness shall be deemed guilty of contempt for disobeying any subpoena directed to him by virtue of this act, unless his fees for going to, returning from, and one day's attendance at the place of examination shall

Appeal from de-

Fecond czami-

SEC. 36. And be it further enacted, That the salary of the commissioner of patents, from and after the passage of this act, shall be three miss oner, thousand dollars per annum; that of the chief clerk eighteen hundred and examiners. dollars per annum; that of each examiner of patents two thousand dollars per annum; and that of each regularly employed record or other clerk, one thousand dollars per annum.

Salaries of com-

SEC. 37. And be it further enacted, That the commissioner of patents

When models is authorized to restore to the respective applicants, or when not removed Av be restored. by them, to otherwise dispose or such of the models belonging to re-

jected applications as he shall not think necessary to be preserved. The same authority is also given in relation to all models accompanying

When dispensed applications for designs and inventions. He is further authorized to dispense with models of designs, when the design and invention can be sufficiently represented by a drawing.

SLC. 38. And be it further enacted, That the commissioner may require all papers filed in the patent office, if not correctly, legibly and clearly written, to be printed at the cost of the parties filing such papers;

of and for gross misconduct he may refuse to recognize any person as a Misconduct atent agent. patent agent, either generally or in any particular case; but the reasons of the commissioner for such refusal shall be duly recorded, and subject to the approval of the President of the Confederate States.

Pee paid on ap-

plication to pat any application for a patent after the passage of this act shall ie withents not to be re drawn or refunded, nor shall the fee paid on filing a caveat be considered Feep id on fling as part of the sum required to be paid on filing a subsequent application

eavest, how on for a patent for the same invention. That the three months' notice Pr m what day given to any caveator, in pursuance of the requirements of the eleventh midered. the notice r quire section of this act, shall be computed from the day on which such notice by the 11th section is deposited in the post-office at the seat of government of this Confedesemputed. racy, with the regular time for transmission of the same added thereto,

which time shall be endorsed on the notice.

Rates of fees.

SEC. 40. And be it further enacted, That the following shall be the rates of fees in all cases, respectively:

SEC. 39 And be it further enacted, That no money paid as a fee on

On filing a caveat, ten dollars.

On filing each original application for a patent, except for a design, twenty dollars.

On issuing each original patent, twenty dollars.

On every appeal to the Attorney General, twenty-five dollars. On every application for the re-issue of a patent, thirty dollars.

On filing each disclaimer, ten dollars.

For recording patents, as provided for in section forty-nine, ten cents for every hundred words.

For certified copies of patents and other papers, ten cents per hundred words.

For recording every assignment, agreement, power of attorney, and other papers, of three hundred words or under, one dollar.

For recording every assignment and other paper, over three hundred words, and under one thousand words, two dollars.

For recording every assignment or other writing, if over one thousand words, three dollars.

For copies of drawings, the reasonable cost of making the same.

Patents may be niges.

SEC. 41. And be it further enacted, That any person or persons who, en d for original by his, her or their own industry, genius, efforts and expense, may have invented or produced any new and original design for a manufacture, whether of metal or other material or materials, an original design for a bust, statue, or bas-relief, or composition in basso or alto relievo, or any new or original impression or ornament, or to be placed on any article of manufacture, the same being formed in marble or other material, or any new and useful pattern, or print, or picture, to be either worked into or worked on, or printed, or painted, or cast, or otherwise fixed upon any article of manufacture, or any new and original shape or configuration of any article of manufacture not known or used by others before his, her or their invention or production thereof, and prior to the time of his, her or their application for a patent therefor, and who shall desire

to obtain an exclusive property or right therein, to make, use, sell and vend the same, or copies of the same, to others, by them to be made, used and sold, may make application in writing to the commissioner of patents expressing such desire; and the commissioner, on due proceedings had, may grant a patent therefor, as in the case now of application for a patent, for the term of three and one-half years, or for the term of seven years, or for the term of fourteen years, as the said applicant may elect in his application: Provided, That the fee to be paid in such application shall be for the term of three years and six months, ten dollars; for seven years, fifteen dollars; and for fourteen years, twenty

Term of patent.

SEC. 42. And be it further enacted, That all applications for patents when applicashall be completed and prepared for examination within two years after it as to be complethe filing of the petition, and in default thereof they shall be regarded ted. as abandoned by the parties thereto, unless it be shown to the satisfac- as abandoned. tion of the commissioner of patents that such delay was unavoidable; and all applications now pending shall be treated as if filed after the

passage of this act.

Sec. 43. And be it further enacted, That in all cases where an article How patented is made or wended by any person under the protection of letters patent, arices to be markit shall be the duty of such person to give sufficient notice to the public ed. that said article is so patented, either by fixing thereon the word patented, together with the day and year the patent was granted, or when, from the character of the article patented, that may be impracticable, by enveloping one or more of the said articles and affixing a label to the package, or otherwise attaching thereto a label, on which the notice, with the date, is printed; on failure of which, in any suit for the in- On failure to fringement of letters patent by the party failing so to mark the article mars them nodemthe right to which is infringed upon, no damage shall be recovered by a ces recoverable the plaintiff, except on proof that the defendant was duly notified of the letters parent, exinfringement, and continued, after such notice, to make or wend the or pty etc. article patented.

Sec. 11. And be it further enacted, That the commissioner of patents Commissioner o be and he is hereby authorized to print, or in his discretion to cause to have printed debe and he is hereby authorized to print, or in his discretion to cause to soriptions and be printed, ten copies of the description and claims of all patents which claims of patents, may hereafter be granted, and ten copies of the drawings of the same, and dr wings of when drawings shall accompany the patent: Provided, The cost of the same printing the text of said description and claims shall not exceed, exclus sive of stationery, the sum of two cents per hundred words for each of said copies, and the cost of the drawing shall not exceed fifty cents per copy; one copy of the above number shall be printed on parchment, to be affixed to the letters patent. The work shall be under the direction and subject to the approval of the commissioner of patents, and the expense of the said copies shall be paid for out of the patent fund.

SEC. 45. And be it further enacted. That printed copies of the letters patent of the Confederate States, with the seal of the patent office prtent to be eviaffixed thereto, and certified and signed by the commissioner of patents, dence. shall be legal evidence of the contents of said letters patent in all cases.

Copies of letters

SEC. 46. And be it further enacted, That no discrimination shall be Discrimination made between the inhabitants of the Confederate States, and those of between persons in other countries which shall not discriminate against the inhabitants of office fees. the Confederate States in regard to patent office fees; and should any country discriminate against the Confederate States, the same fees shall be charged against the inhabitants of said country as are charged by it against the inhabitants of the Confederate States.

SEC. 47. And be it further enucted, That at the expiration of three Further fees to years from the date of any patent hereafter to be issued, there shall be

be paid by paten-paid to the commissioner, by the patentee or assignee of such patent, a If not paid pat fee of ten dollars, and the same amount at the expiration of seven years; ent deemed aban- and if such fees are not so paid, such patent shall be deemed abandoned, and shall be null and void.

Patent fund ap-

SEC. 48. And be it further enacted, That all moneys received by the propriated for pay- commissioner under this act shall be by him paid into the treasury, and of the patent office, shall constitute a fund for the payment of the salaries of officers and clerks herein provided for, and all other expenses of the patent office, and to be called a patent fund.

Patents issued Ainue in force.

SEC. 49. And be it further enacted, That all patents heretofore granted by the U.S. to con- and issued by the United States to any person or persons now a citizen or citizens of either of the States of this Confederacy, or of the States of Tennessee, Arkansas, and North Carolina, or now held by assignment by any such citizen or citizens, shall continue in force for the term for which they were issued yet unexpired, and if assigned in part only to any citizen of this Confederacy, or of the States aforesaid, shall continue in force for such part: Provided, Said assignment was bona fide made prior to the fourth day of February, one thousand eight hundred and Further provise. sixty-one: Provided, further, Nothing contained in this act shall he con-

Provise.

strued to recognize any renewal or extension of a patent by the United Further provise. States, heretofore made: Provided further, That patents or the deed of assignment therefor provided for in this section, shall be recorded in the patent office of the Confederate States, and there also shall be deposited in said office such models or descriptive drawings as may be necessary to identify and explain the subject matter of said patents; and all persons claiming the benefit of this section shall pay to the commissioner of patents the sum of twenty dollars for the use of the patent fund; unless such patents are so filed for record, with such drawings or models as aforesaid, within nine months from the date of publication of this act, they shall be considered as abandoned, and shall be null and void. And it shall be the duty of the commissioner to endorse on each patent so filed for record the date of such filing, and also a certificate under the scal of his office that said patent has been recorded, which certificate shall be evidence of the fact in any court of justice, whether of the State or of the Confederacy, and of the rights of the owner thereof to use said patent; and such patents shall, after they are recorded, be returned to the owner thereof.

Where slave is ensater may obtain ventica.

SEC. 50. And be it further enacted, That in case the original inveninventor, &c., his tor or discoverer of the art, machine or improvement for which a patent patent for his in is solicited is a slave, the master of such slave may take an oath that the said slave was the original inventor; and on complying with the requisites of the law, shall receive a patent for said discovery or invention, and have all the rights to which a patentee is entitled by law.

Effect of patents tasued by U. S to citizens of fereign equatries.

Provine.

SEC. 51. And be it further enacted, That all patents issued by the government of the United States, in favor of citizens or subjects of foreign countries, prior to the eighth day of February last, shall have the same force and effect in these Confederate States as if issued under the authority of these States: Provided, That this section shall not take effect in favor of any alien enemy, holder or assignee of any such patent as aforesaid.

Commoncem en t of act

SEC. 52. And be it further enacted, That this act shall take effect and be in force from and after its passage.

CHAP. XLVII.—An Act to establish the judicial courts of the Confederate States of May 21, 1861.

America, in the State of Virginia.

The Congress of the Confederate States of America do enact, That Two judicial districts of Virginia shall constitute two judicial districts, the territo-tricts established rial boundaries of which shall be the same as those existing by force of in Virginia. the laws of the United States, when the said State of Virginia seceded from the United States, and shall be known and designated as the eastern and western judicial districts of the Confederate States of America, in Virginia.

SEC. 2. Be it further enacted, That a judge and marshal and attorney Judge, marshal shall be appointed by the President of the Confederate States for each and attorney of said districts; and that the jurisdiction exercised by the said district Jurisdiction exercised by the judges thereof shall be the same in all respects as that the court. exercised by the other district courts of the Confederate States and the judges of such courts, respectively; and that the said courts shall in all respects be subject to the provisions of the act entitled "An act to establish the judicial courts of the Confederate States of America."

APPROVED May 21, 1861

CHAP. XLVIII.—An Act to prescribe the mode of publishing the laws and treaties of the Confederate States.

The Congress of the Confederate States of America do enact, That Publication of it shall be the duty of the Attorney General to select from the laws and the laws and resoresolutions passed at each session, such as may be of a public nature and which in his judgment require immediate publication, and cause the same to be inserted weekly, for one month, in one public gazette published at the seat of government in each State, and also in two gazettes published at the capital of the Confederate States.

SEC. 2. All treaties entered into by the Confederate States shall be of treaties. published in the same manner; but the President may, in his discretion, order the publication of particular treaties in other gazettes published at other places.

SEC. 3. The compensation for publication of the laws in the gazettes shall not exceed one dollar and a half per page, estimated according to Little & Brown's edition of the laws of the United States.

Compensation.

APPROVED May 21, 1861.

CHAP. XLIX.—An Act to prescribe the salary of the private secretary of the President of the Confederate States.

May 21, 1861.

The Congress of the Confederate States [of America] do enact, That Salary of Prostfrom and after the passage of this act, the salary of the private secre-dent's private sectary of the President of the Confederate States shall be at the rate of rotary. In fifteen hundred dollars per annum.

SEC. 2. All laws and parts of laws militating against this act, be and Repealing clause. the same are hereby repealed.

CHAP. L .- An Act to amend in act entitled "An act recognizing the existence f war be-May M, 1861. tween the United State and t'e Confederate States, and concerning letters of marque, prizes and prize goods, approved May sixth, one thousand eight hun red und sixty-one.

The Congress of the Confederate States [of America] do enact, That Act of 6th May. 1861. ch. 3, 2 0 the tenth section of the above entitled act be so amended that, in addi-

Pay to gruisers tion to the bounty therein mentioned, the government of the Confedeof private armed rate States will pay to the cruiser or cruisers of any private armed vessels for sinking vessel commissioned under said act, twenty per centum on the value of or destroying war each and every vessel of war belonging to the enemy, that may be sunk or destroyed by such private armed vessel or vessels, the value of the armament to be included in the estimate. The valuation to be made by a board of naval officers appointed, and their award to be approved by the President, and the amount found to be due to be payable in eight

per cent. bonds of the Confederate States.

Righ's and pri-SEC. 2. That if any person who may have invented or may hereafter wilders conferred invent any new kind of armed vessel, or floating battery, or defence, srmed vessels shall deposit a plan of the same, accompanied by suitable explanations doating batteries or specifications, in the navy department, together with an affidavit setor desences. ting forth that he is the inventor thereof, such deposit and affidavit (unless the facts set forth therein shall be disproved) shall entitle such inventor or his assigns to the sole and exclusive enjoyment of the rights and privileges conferred by this act, reserving, however, to the government, in all cases, the right of using such invention.

APPROVED May 21, 1861.

May 21, 1861. CHAP. LI.-An Act to provide for the pay of additional officers, non-commissioned offe re music and and privates of the mar ne corps, to constitute a regin ent, and for the additional clothing and subsistence of the non-commissioned officers, musicians and privates, for the year ending February the eighteenth, eighteen his dred and sixty-two.

Appropriation cers, &c.. of the mariue curps.

inon. dia.

The Congress of the Confederate States of America do enact, That for add ti nal offi- the sum of ninety-five thousand two hundred and forty dollars be and the same is hereby appropriated out of any money in the treasury not otherwise appropriated, for the pay of additional officers, musicians and privates of the marine corps, and subsistence for some for and during the year ending February the eighteenth, eighteen hundred and sixty-two, said sum to be appropriated as follows: one colonel, (for nine months,) two thousand dollars; lieutenant colonel, (for nine months,) eighteen hundred dollars; quartermaster, (additional,) five hundred dollars; paymaster, (additional,) five hundred dollars; adjutant, (additional,) five hundred dollars; four captains, five thousand two hundred dollars; four first lieutenants, three thousand six hundred dollars; fourteen second lieutenants, ten thousand and eighty dollars; additional non-commissioned officers and musicians, four thousand eight hundred dollars; two hundred and forty additional privates at eleven dollars per month, twenty-three thousand seven hundred and sixty dollars; addi-Clothing, subsistional clothing for non-commissioned officers, musicians and privates, fifteen thousand dollars; additional rations for non-commissioned officers, musicians and privates, sixty-six thousand rations at sixteen thousand five hundred dollars; additional expenses of recruiting, transportation of officers and men, five thousand dollars; pay of armories and purchase of small arms, ordnance stores, accoutrements, flags, etc., four thousand dollars; contingencies, including freight, cartage, etc., two thousand dollars.

CHAP. LII .- An Act to increase the elerical force of the Treasury Department, in the bes- May 21, 186L. reas of sec nd unditor.

The Congress of the Confederate States of America do enact, That Clerks in the efthe clerical force in the office of second auditor of the treasury depart-dier of the treasury ment shall consist as follows: one chief clerk, at a salary of fourteen ury department. hundred dollars per annum; five clerks at salaries, each, of twelve hundred dollars per annum; and five clerks with salaries, each, of one thousand dollars per annum: Provided, That the Secretary of the Treasury shall have the same power to distribute said clerks among the other t d among the other bureaus of the Treasury department, if in his judgment the public interest requires, as is given to him by the act "to create the clerical force department. of the several executive departments of the Confederate States of America," approved March seventh, eighteen hundred and sixty-one.

APPROVED May 21, 1861.

CHAP. LIII.—An Act to authorize certain delitors to pay the amounts due by them into May 21, 1861. the treusury of the Confederate States.

The Congress of the Confederate States of America do enact, That Persons indebted all persons in any manner indebted to individuals or corporations in the to individuals, &c., United States of America, (except the States of Delaware, Maryland, hi ited during the Kentucky and Missouri, and the District of Columbia,) be and are war, from paying. hereby prohibited from paying the same to their respective creditors, or their agents or assignees, pending the existing war waged by that government against the Confederate States, or any one of the slaveholding States before named.

Sec. 2. Any person indebted as aforesaid shall be and is hereby To pay the authorized to pay the amount of his indebtedness into the treasury of amount into the the Confederate States, in specie or treasury notes, and shall receive from treasury of the C. the treasurer a certificate, countersigned by the register, showing the Treasurer's coramount paid and on what account, and the rate of interest which the tificate. same was bearing.

SEC. 3. Such certificate shall bear like interest with the original contract, and shall be redeemable at the close of the war and the restora- whan red tion of peace, in specie or its equivalent, on presentation of the original ubie, and in what certificate.

SEC. 4. All laws and parts of laws militating against this act be and Repealing classes. the same are hereby repealed.

APPROVED May 21, 1861.

CHAP. LIV .- An 4ct to transfer the tee's many taken by commission in certain suits therein named, brought in the circuit and district courts of the United States of America to the thate courts of the Confederate States, and to authorize the same to be read in said State Courte.

May 21, 1861.

The Congress of the Confederate States of America do enact, That Evidence taken in all cases where suits have been instituted in the circuit or district in suits instituted courts of the United States of America, whether at law or in equity, district courts of by a citizen or citizens of one of the Confederate States of America, the U. ... 1000m. against a citizen or citizens of another of the said Confederate States, menerd in the State and said suits or any of them shall be recommenced in the State courts to be read on the of any of the Confederate States, the evidence taken, in such suits viul in the State whilst pending in the circuit or district courts of the United States, by courts.

lations.

commission, shall be read upon the trial of such suits so recommenced Rules and regu- in the State courts aforesaid, under such rules and regulations as obtain respectively in the State courts of the Confederate States; except that no objection shall be good and available to the execution and return of the commissions for taking testimony, which would not be good and available in the circuit or district courts of the United States from which they issued; and that all consents between parties or their attorneys, entered into touching the return and execution of commissions for taking testimony and as to the admissibility of evidence, entered into in the said suits whilst pending in the said courts of the United States, shall be valid, and obtain in the said suits so recommenced in the State courts of the Confederate States.

Clerks of the State courts.

SEC. 2. That upon the application of either party, his agent or attordistrict courts of ney, it shall be the duty of the clerk of the district courts of the Conmit such testimony federate States to transmit under his hand and seal, duly certified, all to the clerks of the the testimony taken by commission in any case so brought as aforesaid, in any of the circuit or district courts of the United States, to the clerk of the State court where the same may be recommenced, as well as all

Clerk's fee.

consents as aforesaid, touching the execution and return of commissions and the admissibility of testimony. That he shall receive for such service the sum of one doller, to be paid by the party applying for the same, which sum shall be taxed in the bill of cost in the State courts, and abide the result of the suit as other costs in like cases.

State of Arkan-

SEC. 3. Be it further enacted, That the State of Arkansas shall consas to constitute stitute two judicial districts, the limits and boundaries of which and two judicial dia the officers thereof shall be the same as existed by force of the laws of the United States when the State of Arkansas seceded from the United States; and such districts shall be known and designated as the eastern and western judicial districts of the Confederate States of America in Arkansas.

Judge, marshal Jurisdiction the court.

SEC. 4. Be it further enacted, That the judge, marshals and attorneys and attorneys for for said districts shall be appointed by the President, and that the jurisof diction exercised by said district courts and the judges thereof shall be the same in all respects as that exercised by the other district courts of the Confederate States, and judges thereof; and that the said courts shall in all respects be subject to the provisions of the act entitled " An act to establish the judicial courts of the Confederate States of America."

APPROVED May 21, 1861.

May 21, 1861. CHAP. LV .- An Act to prohibit the ex ortation of cotton from the Confederate States, except through the scaports of said States; and to punish persons offending therein.

Export of co'ton excep through the seaports of the C. S., prohibited.

The Congress of the Confederate States of America do enact, That from and after the first day of June next, and during the existence of the blockade of any of the ports of the Confederate States of America by the government of the United States, it shall not be lawful for any them. person to export any raw cotton or cotton yarn from the Confederate States of America, except through the seaports of the said Confederate shals and rovenue States; and it shall be the duty of all the marshals and revenue officers

Duty of marofficers'

Penalty for violating this act.

of the said Confederate States, to prevent all violations of this act. SEC. 2. If any person shall violate, or attempt to violate or evade the provisions of the foregoing section, he shall forfeit all the cotton or cotton yarn thus attempted to be illegally exported, for the use of the Confederate States; and in addition thereto he shall be guilty of a misdemeanor, and on conviction thereof shall be fined in a sum not exceeding five thousand dollars, or else imprisoned in some public jail or penitentiary for a period not exceeding six months, at the discretion of the court, after conviction upon trial by a court of competent jurisdiction.

SEC. 3. Any person informing as to a violation or attempt to violate Informer entitled the provisions of this act, shall be entitled to one-half the proceeds of to one half prothe articles forfeited by reason of his information.

ceeds of articles

SEC. 4. Any justice of the peace, on information under oath from any forfeited. person, of a violation or attempt to violate this act, may issue his war-sue warrant for the rant and cause the cotton or cotton yarn specified in the affidavit to be seizure of cotton. seized and retained until an investigation can be had before the courts of the Confederate States.

Justice may is-

SEC. 5. Every steamboat or railroad car which shall be used with the Steamboats, &c., consent of the owner or person having the same in charge, for the pur-used in violating pose of violating this act, shall be forfeited in like manner to the use of the Confederate States. But nothing in this act shall be so construed Exportation of as to prohibit exportation of cotton to Mexico through its co-terminous cotton to Mexico frontier.

APPROVED May 21, 1861.

CHAP. LVI.—An Act to provide for the pay of the officers who have resigned from the May 21, 1861. United States navy, and whom it is proposed to add to the Confederate States na y.

Be it enacted by the Congress of the Confederate States of America, Appropriation That the sum of three hundred and fifty-two thousand six hundred dollars for pay of officers of the U. S. navy be and the same is hereby appropriated out of any money in the treasury who have resigned not otherwise appropriated, to be expended in the pay of the officers and whom it is who have resigned from the United States navy, and whom it is proposed proposed to add to to add to that of the Confederate States, said sum to be appropriated as that or the C. S. follows: for the pay of twelve captains, on and off duty, forty thousand dollars; twenty-nine commanders, on and off duty, seventy-one thousand dollars; eighty lieutenants, one hundred and thirty-nine thousand four hundred dollars; twenty-five surgeons, including passed assisiant surgeons, fifty-six thousand two hundred dollars; twelve assistant surgeons, fourteen thousand four hundred dollars; sixteen paymasters, thirty-one thousand six hundred dollars. To pay Captains Lawrence Rousseau, Josiah Tatnall, Victor M. Randolph, and Duncan M. Ingraham, and Commander Raphael Semmes certain travelling expenses, as per resolution of March fifteenth, one thousand eight hundred and sixty-one, five hundred and ninety-three dollars.

Approved May 21, 1861.

CHAP. LVII.-An Act to make temporary disposition of certain railroad iron.

May 21, 1861.

WHEREAS, In furtherance of a contract between Thomas C. Bates, an 'Preamble. alien enemy residing in the State of New York, and the Memphis, El Paso and Pacific railroad company, a large quantity of railroad iron is on deposit at New Orleans and on the Mississippi and Red rivers; intended by said contract for said road, and said alien being now incapable of carrying on his contract—

The Congress of the Confederate States of America do enact, That said Disposition of Memphis, El Paso and Pacific railroad company be and is hereby authorized certain railroad to take possession of said iron upon payment of duty and lawful charges, if any, and lay the same on their road, upon giving bond to the Scere-

tary of the Treasury, to respond for the payment of said iron, as Congress may hereafter direct, the ultimate rights of all persons being hereby, reserved until such legislation.

APPROVED May 21, 1861.

May 21, 1861. CHAP. LVIII -An Act to provide for the cession, on the part of the State of Arkansas, o the Arsenal at Little Rock, and of Fort Smith, at the city of Fort Smith, in the State of Arkaneas to the Conf derate Sates of America, and the acceptance of the same by the sail Confederate States.

Preamble.

WHEREAS, By ordinance of the Convention of the State of Arkansas, passed the eleventh day of May, one thousand eight hundred and sixty-one, herewith submitted, authority was conferred upon the delegation of the State of Arkansas to cede to the Confederate States the arsenal at Little Rock, and Fort Smith at the city of Fort Smith, in the State of Arkansas, and the grounds, buildings and appurtenances attached to each, in accordance with the terms of said ordinance, therefore-

Acceptance of

The Congress of the Confederate States of America do enact, That the consion of certific the cession as hereinbefore recited is hereby accepted, and it is now tain arsenals of the State of Arkansas, made the duty of the Secretary of War to accept a deed of cession of Deed of cession, the said arsenal and other property to be executed by the said delegation, and to take charge of and hold the same in the name of the government of the Confederate States of America.

APPROVED May 21, 1861.

May 2', 1861.

CHAP. LIX -An Act relative to prisoners of war.

The Congress of the Confederate States of America do enact, That transfer, custody all prisoners of war taken, whether on land or at sea, during the pending hostilities with the United States, shall be transferred by the captors from time to time, and as often as convenient, to the Department of War; and it shall be the duty of the Secretary of War, with the approval of the President, to issue such instructions to the Quartermaster General and his subordinates as shall provide for the safe custody and sustenance of prisoners of war; and the rations furnished prisoners of war shall he the same in quantity and quality as those furnished to enlisted men in the army of the Confederacy.

1861, ch. 3, 28, D. 102.

SEC. 2. That the eighth section of the act entitled "An act recognizing the existence of war between the United States and the Confederate States, and concerning letters of marque, prizes and prize goods, Officers, erew shall not be so construed as to authorize the holding as prisoners of war sels not to be the officers or crew of any unarmed vessel, nor any passengers on such held as prisoners vessel, unless such passengers be persons employed in the public service of the enemy.

of war.

1861, ch. 3, § 19, SEC. 3. That the tenth section of the above recited act shall not be p. 102.

When bounty also construed, as to allow a bounty for prisoners captured on vessels of the lowed for prisoners enemy and brought into port, unless such prisoners were captured on captured on armed board of an armed ship or vessel of the enemy of equal or superior force to that of the private armed vessel making the capture.

ships or yessels.

CHAP. LX .- An Act for the publication of the laws.

May 21, 1861.

The Congress of the Confederate States of America do enact, That Acts of Congress five hundred copies of the acts of this session of Congress be published to be published. forthwith in pamphlet form, to be distributed as follows: one copy to the gow distributed. executive of each of the Confederate States; one to each judge of the district courts of the Confederate States; one to the executive of the , Confederacy; one to the head of each department and of each bureau; one to each member of Congress, and one to each clerk of the district courts; and the remainder to be kept in the office of the Department of Justice, for the further order of Congress.

Approved May 21, 1861,

CHAP. LXI —An Act making appropriations for the support of the navy, for the year May 21, 1 61. ending eighteenth of February, eighteen hundred and sixty-two.

The Congress of the Confederate States [of America] do enact, That Specific appropriate the following sums be and the same are hereby appropriated, for the navy. objects hereinafter expressed, for the year ending the eightcenth of February, eighteen hundred and sixty-two:

Navy-For purchase of nautical instruments, books and charts for Confederate States navy, five thousand five hundred dollars. For equipment and repair of vessels of Confederate States navy, one hundred thousand dollars. For laboratory for sufe-keeping ordnance stores, and labor in preparing them, thirty-seven thousand dollars. For ordnance and ordnance stores, eighty thousand dollars. For "contingent enumerated," for the following purposes, viz: Freight and transportation; printing and stationery; advertising, models and drawings; repair of fire engines and hose repairs, and attending to steam engines in yards; purchase and maintenance of horses and oxen and drawing teams; carts, lumber. wheels, and the purchase and repair of workmen's tools; postage on public letters; fuel, oil and candles for navy yards and shore stations; pay of watchmen and incidental labor not chargeable to other appropriations; wharfage, dockage and rent; travelling expenses of officers and others under orders; funeral expenses; store and office rent; commissions and pay of navy agents and clerks; flags, awnings and packing boxes; books for libraries of vessels; premiums and other expenses of recruiting; apprehending deserters; per diem pay of persons attending courts martial, courts of inquiry, and other services authorized by law; pay of judge advocate; pilotage and tonnage of vessels, and assistance to vessels in distress; and for bills of health and quarantine expenses;—fifty thousand dollars. For medical supplies and surgeons' necessaries for sick of navy, engineer and marine corps, six thousand dollars.

APPROVED May 21, 1861.

CHAP. LXII .- An Act supplemental to an act to establish the Judicial Courts of the May 21, 1861. Confederate States of America.

The Congress of the Confederate States of America do enact, That When judge of in all suits and actions in any district court of the Confederate States, district court canin which the judge of such court may be interested, or may have been not sit on trial; of counsel of either party or is connected with or related to either what properdings. of counsel of either party, or is connected with or related to either

party, so as to render it improper for him to sit on the trial of such suit or action, it shall be his duty to cause the fact to be entered on the records of the court; also an order that an authenticated copy thereof, and a copy of all the proceedings, orders, pleadings and papers in such suit or action, shall be forthwith certified to the most convenient district court free from like objection; which said district court, upon such record being filed with the clerk thereof, shall take cognizance thereof, in the like manner as if such suit or action had been originally commenced in said court, and shall proceed to hear and determine the same accordingly. And the jurisdiction of such district court shall extend to all such cases so removed as were cognizable in the district court from which the same were removed.

Transfer of apthe decision appealed from.

SEC. 2. When any appeal or writ of error was pending in any of the peal or writ of er-late circuit courts of the United States, from any of the late district court to supreme courts of the United States, and the judge of the present district court court, where the to which such appeal or writ of error is transferred is the same person judge of the dis-who rendered the decree or judgment from which such appeal or writ of trict court rendered error was taken, then such appeal or writ of error shall be transferred to the supreme court of the Confederate States, upon the party giving bond and surety, as required by law in case of an appeal or writ of Copy of the re- error sued out to said supreme court. And an authentic copy of the record, under the seal of the district court, shall be sent along with such bond to the said supreme court, which court shall thereupon proceed to hear and determine the same, as in other cases.

Further time alcircuit courts of the U.S.

SEC. 3. When in any case heretofore decided in any of the late dislowed parties to trict or circuit courts of the United States, either party had the right speal or sue out the or circuit cours of the officed States, either party had the light writ of error from to appeal, or to prosecute a writ of error, so as to suspend execution, judgments, &c., of but have been prevented from so doing within the time fixed by law, the late district or by the closing of the courts on the secession of the several States, in all such cases a further period of six months from the time of holding the first term of the district court of the Confederate States in such district shall be allowed such party, within which to take an appeal or sue out a writ of error; and such appeal or writ of error shall have the same effect as if sued out or taken within the time prescribed by the former laws.

Sec. 4. The official bonds of all clerks and marshals of the courts of

Official bonds of elerks and mar-the Confederate States shall be deposited in the Department of Justice.

tained.

shals, where de- In case of any suit thereon, in favor or for the use either of the govern-Suit may be ment or of an individual or a corporation, such suit may be maintained maint ined on a on a copy of such bond, authenticated by said department under its When necestary seal, in the same manner as upon the original. But if the execution of to produce the ori- such bond shall be desired by any party thereto, by a plea of non est ginal, and how ob- factum, supported by affidavit, then it shall be necessary to produce the

original before the trial of such suit; and in such case the said department shall transmit the original bond, retaining a copy thereof, to the court in which such suit is pending; but the same shall be returned to the said department when the suit is ended.

Department of books.

SEC. 5. Where, in any case, there is no building provided for holding Justice to provide a court of the Confederate States, it shall be the duty of the Departaccommodations ment of Justice to provide suitable accommodations for holding it, and for holding courts, ment of Justice to provide suitable accommodations for holding it, and and to furnish to furnish the necessary books for records and dockets for the proper conducting of the business of the court, subject in all instances to the approval of the President.

Act of 1861, ch. SEC. 6. The forty-eighth section of the act to which this is a supple-61, sec. 48, p. 85, ment shall be and the same is hereby amended, so as to permit either amended. Bither party to party to file the transcript of the record and copy of the bonds, as appeals, &c., in therein required, in the supreme court of the Confederate States,

without dismissing the appeal or writ of error in the supreme court of supreme court of the United States, where the said court refuses to dismiss the same upon U.S. may file motion; and that the said section be also amended so as to allow the period record, &c., in the of twelve months from the time of the organization of the supreme supreme court of court of the Confederate States for filing such transcript and bond, the C. S. instead of the time in said section prescribed.

APPROVED May 21, 1861.

CHAP. LXIII.—An Act relative to the library of Congress.

May 21, 1861.

The Congress of the Confederate States of America do enact, That Secretary of Conthe books purchased by the committee appointed to revise the laws of grees to ake charge the United States, be delivered to the Secretary of Congress, and be by the committee retained by him for the use and benefit of the members of Congress; appointed to revise and the secretary sell the furniture and other effects belonging to the laws of the U. S.

To sell the furgovernment, which shall be turned over by the committee on revision.

niture, &c., turned

over to said committee.

APPROVED May 21, 1861.

CHAP. LXIV.—An Act for the relief of district attorneys of the Consederate States in May 21, 1861.
the field.

The Congress of the Confederate States of America do enact, That When district whenever a district attorney of the Confederate States may enter the judge may appoint military service of the Confederate States, he may, by the consent of an attorney prethe district judge, entered of record, appoint an attorney pro tempore during his absence.

Approved May 21, 1861.

CHAP. LXV .- An Act to secure copy rights to authors and composers.

May 21, 1861.

The Congress of the Confederate States of America do enact, [That] Exclusive right any person or persons being a citizen or citizens of the Confederate of publishing, do., States, or resident therein, who shall be the author or authors of any vested in authors book or books, man, chart or musical composition which man be and their asbook or books, map, chart or musical composition, which may be now signees. made or composed, and not printed and published, or shall hereafter be made or composed, or who shall invent, design, etch, engrave, work, or cause to be engraved, etched or worked from his own design, any print or engraving, and the executors, administrators or legal assigns of such person or persons, shall have the sole right and liberty of printing, reprinting, publishing, and vending such book or books, map, chart or musical composition, print, cut or engraving, in whole or in part, for the term of twenty-eight years from the time of recording the title thereof, in the manner hereinafter directed.

Period.

SEC. 2. No person shall be entitled to the benefit of this act, unless he shall, before publication, deposit a printed copy of the title of such be deposited with book or books, map, chart, musical composition, print, cut or engraving. district court. in the clerk's office of the district court of the district wherein the author or proprietor shall reside. And the clerk of such court is hereby directed and required to record the same thereof forthwith, in a book to Record thereof. be kept for that purpose, in the words following (giving a copy of the title, under the seal of the court, to the said author or proprietor, whenever

Copy of title to

he shall require the same): District of to-soit: Be it remembered that on the Anno Domini, , A B, of the day of said district hath deposited in this office the title of a book (map, chart or otherwise as the case may be), the title of which is in the words following, to-wit (here insert the title): the right whereof he claim: as author (or proprietor as the case may be), in conformity with an act of Congress entitled "An act to secure copy rights to authors and composers." (! D, clerk of the district." For which record the clerk shall be entitled to receive from the person claiming such right as aforesaid, fifty cents; and the like sum for every copy, under seal, actually Copy to be de-given to such person or his assigns. And the author or proprietor of

three months from any such book, map, chart, musical composition, print, cut or engraving. publ cation.

transmitt d to he

shall, within three months from the publication of said book, map, chart, musical composition, print, cut or engraving, deliver or cause to be Li-t and copies delivered a copy of the same to the clerk of said district. And it shall to be annually be the duty of the clerk of each district court, at least once in every State departmen. year, to transmit a cert fied list of all such records of copy-right, including the titles so recorded, and the dates of record; and also all the several copies of books or other works deposited in his office according to this act, to the Secretary of State, to be preserved in his office.

Notice of copyright to be printed on title page, &c.

SEC. 3. No person shall be entisted to the benefit of this act, unless he shall give information of copy-right being secured, by causing to be inserted in the several copies of each and every edition published during the term secured, on the title page, or page immediately following, if it be a book, or if a map, chart, musical composition, print, cut, or engraving, by causing to be impressed on the face thereof; or if a volume of maps, charts, mus c or engravings, upon the title or frontispiece thereof, the following words, v.z.: " Entered according to act of by A B, in the clerk's office of the district Congress, in the year court of , (as the case may be.)

Copies to be sent to department of

SEC. 4. The author or proprietor of any book, map, chart, musical composition, print, cut or engraving, for which a copy-right shall be secured under the existing acts of Congress, or those which shall hereafter be enacted respecting copy-rights, shall, within three months from the publication of said book, map, chart, musical composition, print, cut or engraving, deliver or cause to be delivered one copy of the same to the Department of State, for the use of Congress.

When copyright to be renewed.

Sec. 5. If, at the expiration of the aforesaid term of years, such author, inventor, designer, engraver, or any of them, when the work had been originally composed and made by more than one person, be still living, and a citizen or citizens of the Confederate States, or resident therein, or being dead, shall have left a widow or child or children. either or all of them living, the same exclusive right shall be continued to such author, designer or engraver; or if dead, then to such widow and child or children, for the further term of fourteen years: Provided, That the title of the work so secured shall be a second time recorded, and all such other regulations as are herein required in regard to original copy-rights, be complied with in respect to such renewed copy-right, and that w thin six months before the expiration of the first term.

Record.

Copy of record to be published.

SEC. 6. In all cases of renewal of copy-right under this act, such author or proprietor shall, within two months from the date of said renewal, cause a copy of the record thereof to be published in one or more of the newspapers printed in the Confederate States, for the space of four weeks.

Assignments to be acknowledged and recorded.

Sec. 7. All deeds or instruments in writing for the transfer or assignments of copy-rights, being proved or acknowledged in such manner as deeds for the conveyance of land, are required by law to be proved or acknowledged in the same State or district, shall and may be recorded in the office where the original copy-right is deposited and recorded; and every such deed or instrument that shall in any time hereafter be . made and executed, and which shall not be proved or acknowledged and recorded as aforesaid, within sixty days after its execution, shall be judged fraudulent and void against any subsequent purchaser or mortgagee for valuable consideration without notice.

SEC. 8. The clerk of the district court shall be entitled to such fees Fees for recordfor performing the services herein authorized and required, as he is ingentitled to for performing like services under existing laws of the Con-

federate States.

SEC. 9. The district courts of the Confederate States shall have Jurisdiction of original cognizance, as well in equity as at law, of all actions, suits, the district courts. controversies and cases arising under any law of the Confederate States, granting or confirming to authors or inventors, the exclusive right to their respective writings, inventions and discoveries; and upon any bill in equity filed by any party aggrieved in any such cases, shall have authority to grant injunctions, according to the course and principles of Power to grant courts of equity to prevent the violation of the rights of any authors or injunctions. inventors, secured to them by any laws of the Contederate States, on such terms and conditions as the said courts may deem fit and reasonable: Provided, however, That from all judgments and decrees of any district courts, rendered in the premises, a writ of error or appeal, as the case Writ of error or may require, shall lie to the supreme court of the Confederate States, appeal. in the same manner and under the same circumstances as is now provided by law in other judgments and decrees of such district courts, without regard to the amount of the decree, verdict or judgment appealed from.

SEC. 1d. If any other person or persons, from and after the recording Penalty for vicof the title of any book or books, according to this act, shall, within the lation of copyright. term or terms herein limited, print, publish or import, or cause to be printed, published or imported, any copy of such book or books, without the consent of the person legally entitled to the copy-right thereof, first had and obtained in writing, signed in presence of two or more credible witnesses, or shall, knowing the same to be so printed or imported, publish, sell, or expose to sale, or cause to be published, sold or exposed to sale, any copy of such book without such consent in writing, then such offender shall forfeit every copy of such book to the person legally at the time entitled to the copy-right thereof; and shall also forfeit and pay fifty cents for every such sheet which may be found in his possession, either printed or printing, published, imported or exposed to sale, contrary to the intent of this act; the one moiety thereof to such legal owner of the copy-right as aforesaid, and the other to the use of the Confederate States; to be recovered by action of debt in any court having competent jurisdiction thereof.

SEC. 1. If any person or persons, after the recording the title of any For infringement print, cut or engraving, map, chart or musical composition, according to as 10 prints, maps, the provisions of this act, shall, within the term or terms limited by this cal compositions. act, engrave, etch or work, sell or copy, or cause to be engraved, etched, worked or sold, or copied, either in the whole, or by varying, adding to, or diminishing the main design, with intent to evade the law; or shall print or import for sale, or cause to be printed or imported for sale, any such map, chart, musical composition, print, cut or engraving, or any parts thereof, without the consent of the proprietor or proprietors of the copy-right thereof, first obtained in writing, signed in the presence of two credible witnesses, or knowing the same to be so printed or imported without such consent as aforesaid, then such offender or offenders

shall forfeit the plate or plates on which such map, chart musical composition, engraving, cut or print shall be copied, and also all and every sheet thereof so copied or printed as aforesaid, to the proprietor or proprietors of the copy-right thereof; and shall further forfeit one dol- . lar for every sheet of such map, chart, musical composition, print, cut or engraving, which may be found in his or their possession, printed or published, or exposed to sale, contrary to the true intent and meaning of this act; the one moiety thereof to the proprietor or proprietors, and the other moiety to the use of the Confederate States; to be recovered in any court having jurisdiction thereof.

Printing, &c., of prohibited.

SEC. 12. Nothing in this act shall be construed to extend to prohibit works of aliens, not the importation or vending, printing or publishing, of any map, chart, musical composition, print or engraving, written, composed or made, by any person not being a citizen of the Confederate States, nor resident within the jurisdiction thereof, except as hereinafter provided for.

Penalty for uncation of manuscript

SEC. 13. Any person or persons who shall print or publish any manuauthorized publi-script whatever, without the consent of the author or legal proprietor first obtained as aforesaid (if such author or proprietor be a citizen of the Confederate States, or resident therein), shall be liable to suffer and pay the author and proprietor all damages occasioned by such injury; to be recovered by a special action on the case founded upon this act, in any

Courts may court having cognizance thereof: And the several courts of the Confedegrant injunctions rate States empowered to grant injunctions to prevent the violation of the rights of authors and inventors, are hereby empowered to grant injunctions in like manner, according to the principles of equity, to restrain such

publication of any manuscript as aforesaid.

Copyright in representation.

SEC. 14. Any copy-right hereafter granted under the laws of the Condramatic composition, tions to include the federate States, to the author or proprietor of any dramatic composition, exclusive right of designed or suited for public representation, shall be deemed and taken to confer upon the said author or proprietor, his heirs or assigns, along with the sole right to print and publish the said composition, the sole right also to act, perform or represent the same, or cause it to be acted, performed or represented, on any stage or public place, during the whole period for which the copy-right is obtained; and any manager, actor or other person acting, performing or representing the said composition, without or against the consent of the said author or proprietor, his heirs, Damages for vio- or assigns, shall be liable for damages, to be sued for and recovered by

be protected.

action on the case or other equivalent remedy, with costs of suit, in any court of the Confederate States. Such damages in all cases to be rated and assessed at such sum not less than one hundred dollars for the first and fifty dollars for every subsequent performance, as to the court having Prior rights to cognizance thereof shall appear to be just: Provided, nevertheless, That nothing herein enacted shall impair any right to act, perform or represent a dramatic composition as aforesaid, which right may have been acquired, or shall in future be acquired by any manager, actor or other person previous to the securing of the copy-right for the said composition, or to restrict in any way the right of such author to process in equity in any court of the Confederate States, for the better and further enforcement of his right.

Person sued, &c.,

Sec. 15. If any person or persons shall be sued or prosecuted for any may plead general matter, act or thing done under or by virtue of this act, he or they may special matter in plead the general issue, and give the special matter in evidence.

lication of pre-

SEC. 16. If any person or persons from and after the passing of this act, Penalty for pub- shall print or publish any book, map, chart, musical composition, print, tended copyright, cut or engraving, not having legally acquired the copy-right thereof, and shall insert or impress that the same bath been entered according to act of Congress, or words purporting the same, every person so offending shall

forfeit and pay one hundred dollars; one moiety thereof to the person who shall sue for the same, and the other to the use of the Confederate States; to be recovered by action of debt in any court of record having cognizance thereof.

Sec. 17, No action or prosecution shall be maintained in any case of Limitation of forfeiture or penalty under this act, unless the same shall have been com-actions.

menced within two years after the cause of action shall have arisen.

SEC. 18. Be it further enacted, That all the rights and privileges Privileges of this allowed by this act to authors, composers and designers, citizens of the act extended to Confederate States, be and are hereby extended to authors, composers and tain conditions designers, citizens or subjects of any foreign State or power, by whose laws like rights and privileges are granted to the citizens of this Confederacy, on the following conditions, viz.: First, that copy-rights shall be applied for in this Confederacy within four months from the time of the publication of the original in the foreign State to which the applicant Second, that the actual and bona fide publication of the owes allegiance. book or other thing for which copy-right is sought, shall be commenced within the limits of this Confederacy within six months from the date of the granting of such copy-rights. On failure to comply with either of these conditions, all the rights and privileges attaching to the copy-right ditions, privilege to

granted, shall cease and be of no effect. SEC. 19. Be it further enacted, That all reprints or publications of SEC. 19. Be it further enacted, That all reprints or publications of books, maps, charts, inusical and other compositions and designs, for which ted from sale in the copy-rights may be granted under the provisions of the foregoing section, C. S. made or had in any State or country, denying the privilege of copy-right to the author, composer or designer thereof, shall not be introduced for sale into the Confederate States; and any person introducing or selling such reprints, shall be liable to all the penalties herein before prescribed Penalty.

for a violation of copy-rights.

SEC. 20. Be it further enacted, That this act take effect and be in Commencement force from and after its passage.

APPROVED May 21, 1861.

CHAP. LXVI.—An Act assigning the fudge, district attorney and marshal for the district May 21, 1861.

of Texas, to the Eastern district of said State.

The Congress of the Confederate States of America do enact, That The judge distinct judge, heretofore denominated the district judge for the district marshal for the of Texas, be hereafter denominated the district judge for the Eastern dis-district of Texas, trict of Texas; and that the district attorney heretofore denominated the assigned to the district attorney for the district of Texas, be hereafter denominated the said state. district attorney for the Eastern district of Texas; and the marshal here-tofore denominated the marshal for the district of Texas, be hereafter denominated the marshal for the Eastern district of Texas.

APPROVED May 21, 1861.

CHAP. LXVII.—An Act making appropriation to defray the expenses of removing the May 21, 1801.

seat of government to Richmond, Virginia.

The Congress of the Confederate States of America do enact, That Appropriation to the following appropriation is made, out of any money in the treasury not defray to expenditure expressed, for the year sees of removing

On failure to cease.

the seat of govern- ending eighteenth of February, eighteen hundred and sixty-two: For rent of executive buildings and President's house, furniture, expenses of packing books and records, railroad freight on furniture, books and records of the government, from Montgomery to Richmond, drayage and incidental and contingent expenses attending the removal, forty thousand dollars.

RESOLUTIONS.

[No. 1.] A resolution of thanks to Brigadier General G. T. Beauregard and the army May 4, 1861. under his command, for their conduct in the affair of Fort Sumter.

Be it unanimously resolved by the Congress of the Confederate States of Thanks to Brig-America, That the thanks of the people of the Confederate States are adier General G. T. due, and through this Congress are hereby tendered, to Brigadier General the officers under G. T. Beauregard and the officers, military and naval, under his command, his coumand, and and to the gallant troops of the State of South Carolina, for the skill, to the troops of fortitude and courage by which they reduced and caused the surrender of South Carolina. Fort Sumter, in the harbor of Charleston, on the twelfth and thirteenth days of April, eighteen hundred and sixty-one. And the commendation of Congress is also hereby declared of the generosity manifested by their conduct towards a brave and vanquished foe.

Be it further resolved, That a copy of this resolution be communicated Copy of this reso-Be it further resolved, That a copy of this resolution be communicated by the President to General Beauregard, and through him to the army municated by the then under his command.

APPROVED May 4, 1861.

[No. 2.] A resolution to extend the provisions of a resolution approved March 4, 1861. May 4, 1861.

Resolved by the Congress of the Confederate States of America, R solution of That the resolution passed by this Congress, and approved March the March 4, 1861. Telephone the March 1861. The That the resolution passed by this Congress, and approved match the lating to patents, fourth, eighteen hundred and sixty-one, in relation to patents and caveats, &c., extended to be extended to citizens of all the slaveholding States. citizens of all slave

APPROVED May 4, 1861.

[No. 3.] A resolution in regard to military expeditures made by the State of South May 10, 1861. Carolina.

Resolved by the Congress of the Confederate States of America, That Certain military the expenditures made by the State of South Carolina for the pay and expenditures made by South Carolina maintenance of the troops employed in the defence of Charleston har-to be audied and bor, under the command of Brigadier General Beauregard, were intended paid. to be provided for by an act making appropriations for the support of three thousand men, for twelve months, to be called into service at Charleston, South Carolina, under the third and fourth sections of an act of the Congress, to raise provisional forces for the Confederate States of America, and for other purposes; and that the amount of such expenditures be audited by the proper officer of the Treasury Department, and that the amount which shall be found due be paid to the State of South Carolina, from the appropriation made by the act aforesaid.

Approved May 10, 1861.

May 16, 1861.

[No. 4.] A resolution in relation to marine hospita's.

Resolved by the Congress of the Confederate States of America, That Fine hospitals limithe expenses of the marine hospitals in the Confederate States be limited ted.

Secretary of the to the amounts received for their support; and that the Secretary of the Treasury may Treasury be authorized to place any of such hospitals, as may be practicable charge of any corporate or State authority which will corporate or State undertake to keep open the same as a hospital for the sick, and to receive authority.

therein such seamen as the funds allowed by law for their support will enable them to provide for.

APPROVED May 16, 1861.

May 17, 1861. [No. 5.] A resolution in relation to imports from the States of Virginia, North Carolina, Tonnessee and Arkansas.

Imports from eer- Resolved, That all imports from the States of Virginia, North Carolina, tain States ex- Tennessee and Arkansas, be exempted from the payment of duties; and empted from that this exemption extend to imports from the said States, now in warehouse.

APPROVED May 17, 1861.

May 21, 1861.

[No. 6.] A resolution in relation to certain accounts.

Payment out of Resolved by the Congress of the Confederate States of America, That contingent fund for the Secretary of the Treasury be authorized to pay, out of the contingent work done and fur fitter for the exfund of the Treasury Department, all accounts contracted for work done contive office and or furniture provided for the use of the executive office, or in the executive buildings.

buildings. buildings, not properly chargeable to the contingent fund of either of the other departments.

APPROVED May 21, 1861.

May 21, 1861. [No. 7.] A resolution resolution providing for a digest of laws, approved

March twel th, eighteen hundred and sixty-one.

Resolution of 1. Resolved by the Congress of the Confederate States of America, That March 12, 1861. the resolution approved March twelfth, eighteen hundred and sixty-one, pr viding for a digest of laws, re-providing for a digest of laws be, and the same is hereby, rescinded.

2. Resolved, That W. P. Chilton and John Hemphill, committee of

Allowance to this Congress appointed under the resolution rescinded, be allowed eight members of the dollars per day for their attendance as said committee during the recess of said resolution. Congress, to be ascertained and paid as the per diem of members of Congress in session.

Committee to 3. Resolved, That the committee aforesaid be and they are hereby deposit the digest, required to deposit in the office of the Attorney General the digest, so far materials, &c., in as it has progressed, with the materials collected by them, with a state-affice.

APPROVED May 21, 1861.

May 21, 1861.

[No. 8.] A resolution in regard to the clerical department of Congress.

Secretary of Congress anthorized to the secretary of the Congress be authorized to employ additional clerical force.

Resolved by the Congress of the Confederate States of America, That the secretary of the Congress be authorized to employ such additional clerical force as may be necessary to dispatch the business of his office during the remainder of the session, at six dollars per day each.

[No. 9.] A resolution to provide for the removal of the seat of government.

May 21, 1861. Removal of the

Resolved by the Congress of the Confederate States of America, That this Congress will adjourn on Tuesday next, to meet again on the twen-seatof government. tieth day of July, at Richmond, Virginia; and that a committee of three members of this Congress be appointed to make suitable arrangements for the accommodation of this Congress, and of the several executive depart-

Resolved, further, That the President be and he is hereby authorized to cause the several executive departments, with the archives thereof, to be removed at such time between this and the twentieth day of July next, as he may determine, to Richmond: Provided, however, That in case of any public emergency which may, in the judgment of the President, render it impolitic to meet in Richmond, the President shall have power by proclamation to call the Congress together at some other convenient place to be selected by him.

APPROVED May 21, 1861.

[No. 10.] A resolution in reference to printing the tariff act, and other documents con-May 21, 1881. ected therewith.

Resolved, That five hundred copies of the tariff act be printed for the Certain number use of Congress, and also five hundred copies of a comparative statement of copies of the tariff act, and of of the rates of duty under the United States tariff of eighteen hundred the comparative and fifty-seven, the Confederate States tariff just established, and the statements of du-United States tariff now in force, be printed under the authority of the ties under certain acts, to be printed. Secretary of the Treasury.

APPROVED May 21, 1861.

[No. 11.] A resolution regulating the payment of unadjusted accounts.

May 21, 1861.

Resolved by the Congress of the Confederate States of America, That Accounts against any account against the Congress left unadjusted at this session by the Congress to be paid out of the continuous continuous against the Congress to be paid out of the continuous continuous against the Congress to be paid out of the continuous c committee on accounts, shall be paid out of the contingent fund, if found gent fund. to be just, by the first auditor of the treasury and the secretary of Congress, and on their joint certificates; and, and the Secretary be required to submit a detailed statement thereof to the Congress, at its next session.

APPROVED May 21, 1861.

Statement thereof, by secretary, to Congress.

[No. 12.] A resolution to confer certain powers on the Secretary of the Treasury.

May 21, 1861.

Resolved by the Congress of the Confederate States of America, That Secretary of the Secretary of the Treasury take measures for selling the unexpired the unexpired the unexpired lease lease of the President's house and of the buildings used for the depart-of the President's ments, or for being releived from any portion of the rent, as soon as the house and buildseat of government shall have been removed; and that he cause all furni-ings used for the departments, & . ture no longer wanted to be sold.

PRIVATE ACT OF THE PROVISIONAL CONGRESS

OF THE

CONFEDERATE STATES.

Passed at the second session of the Provisional Congress, which was begun and held at the city of Montgomery, on Monday, the twenty-ninth day of April, 1861, and ended on the twenty-first day of May, 1861.

JEFFERSON DAVIS, President. ALEXANDER H. STEPHENS, Vice-President of the Confederate States. Howell Cobb, President of the Congress.

May 21, 1861.

CHAP. I .- An Act to make temporary disposition of certain railroad iron.

Preamble.

WHEREAS, In furtherance of a contract between Thomas C. Bates, an alien enemy residing in the State of New York, and the Memphis, El Paso and Pacific railroad company, a large quantity of railroad iron is on deposit at New Orleans and on the Mississippi, and Red rivers, intended by said contract for said road, and said alien being now incapable of carrying on his contract-

Disposition of

The Congress of the Confederate States of America do enact, That certain railroad said Memphis, El Paso and Pacific railroad company be and is hereby authorized to take possession of said iron upon payment of duty and lawful charges, if any, and lay the same on their road, upon giving bond to the Secretary of the Treasury, to respond for the payment of said iron, as Congress may hereafter direct, the ultimate rights of all persons being hereby reserved until such legislation.

PUBLIC ACTS OF THE PROVISIONAL CONGRESS

OF THE

CONFEDERATE STATES.

Passed at the third session of the Provisional Congress, which was begun and held at the city of Richmond, on Saturday, the twentieth day of July, 1861, and ended on the thirty-first day of August, 1861,

JEFFERSON DAVIS, President. ALEXANDER H. STEPHENS, Vice-President of the Confederate States. Howell Cobb, President of the Congress.

STATUTE III.

CHAP. I .- An act to authorise the appointment of agents to sign treasury notes.

July 24, 1861.

The Congress of the Confederate States [of America] do enact, That the Secretary of the Treasury is authorized to appoint officers to assist the pointed, to seems register and treasurer in preparing and signing such treasury notes as are in signing, & c. already authorized, or may hereafter be authorized by act of Congress; and the signature of any such officer in behalf of the register or of the treasurer, shall be as effectual to all intents and purposes, as if the same had been made by the register or the treasurer in person.

Officers to be ap-

APPROVED, July 24, 1861.

CHAP. II .- An act relating to the pre-payment of postage in certain cases.

July 29, 1861.

The Congress of the Confederate States of America do enact, That Mail matter may all letters and other matter authorized by law to be transmitted through &c. of the army, the mails, written or sent by any officer, musician or private of the army, without pre-payengaged in the actual service of the Confederate States, may be trans-ment of postage. mitted through the mails to any other place in the Confederate States, without pre-payment of postage, but leaving such postage to be collected upon the delivery of such letters or other matter: Provided, nevertheless, That in all such cases, the letters and other mail matter so sent shall be endorsed with the name, and shall be on account of the individual sending the same, and shall contain a description of the party who sends the dorsed. same, by endorsement of his military title, if an officer, or of the company and regiment to which he belongs, if a musician or private.

SEC. 2. That letters and other mail matter sent to any officer, musician Forwarding of or private in the Confederate States army, at any point from which the letters, &c. in case of removal, free of said officer, musician or private may have been lawfully removed, shall be additional postage. forwarded to the person to whom directed, at the post-office nearest which he may have been removed, free of additional postage.

Pre-payment of Sec. 3. That on letters transmitted by a member of Congress, with his postage not require official signature endorsed on the same, pre-payment of postage shall not ed on letters sont be required, but the same may be paid on delivery of the letters thus Congress.

transmitted.

Penalty for vio- Sec. 4. Any person attempting to violate the provisions of this act shall be guilty of a misdemeanor, and shall forfeit and pay the sum of twenty dollars, to be recovered before any justice of the peace having cognizance thereof.

APPROVED July 29, 1861.

July 31, 1861. CRAP. III.—An act further to amend an act entitled "An act to establish the judicial courts of the Confederate States of America."

Repeal of so The Congress of the Confederate States of America do enact, That much of the act of so much of the act approved March sixteen, eighteen hundred and sixty-March 16, 1861, ch. one, entitled "An act to establish the judicial courts of the Confederate holding of a session States of America," as directs the holding of a session of the supreme of the supreme court of the Confederate States in January next, be, and the same is court, in January, hereby repealed; and no session of the supreme court shall be held until

When the court that court shall be organized under the provisions of the permanent Constitution of the Confederate States, and the laws passed in pursuance

thereof.

Writs of error Sec. 2. All writs of error and appeals taken or prosecuted from the and appeal from district courts of the Confederate States, prior to the organization of the district court, before organization supreme court, under the permanent Constitution, shall be made returnate supreme court, ble on the second Monday of the first term to be held by the supreme when returnable. court, after its establishment under the permanent Constitution.

Ey whom and Sec. 3. It shall be lawful for the clerks of the several district courts to issue writs of error under the seal of said district courts, returnable to the supreme court, in the same manner, as nearly as may be, as the clerk of the supreme court may, by law, issue such writs, and with the same force and effect as if issued by said clerk of the supreme court.

Jurisdiction of [Sec. 4.] The jurisdiction of the district courts of the Confederate States, district courts unshall extend to all cases in law or equity arising under the revenue laws of the Confederate States, for which other provisions are not already made by law; and, if any person shall receive any injury to his person or property, for, or on account of any act by him done, under any law of the Confederate States, for the protection or collection of the revenue, he shall be entitled to maintain suit for damage therefor, in the district court of the Confederate States, under whose jurisdiction the party doing the injury may reside.

APPROVED July 31, 1861. '

August 1, 1861. CHAP. IV .- An act relative to money deposited in the registries and receivers of the

Moneys hereto- The Congress of the Confederate States of America do enact, That fore paid into the all moneys heretofore paid into the registries and receivers of the several ceivers of the courts of the United States, formerly existing in these Confederate States,

shall be deposited in the treasury of the Confederate States; and it shall courts, to be withbe the duty of the judges of the several courts of the Confederate States, drawn and deposinow having jurisdiction over the disposal of the said sums of money, to ted in the treasury. withdraw the same from the registries and receivers of the courts, and pay

the amount thereof to the Secretary of the Treasury.

SEC. 2. It shall be the duty of the Secretary of the Treasury to issue, Secretary of the in lieu of the amounts of money paid to him as aforesaid, an equal amount bonds in lieu of in bonds of these Confederate States, bearing interest at five per centum the moneys withper annum, divided into such sums as shall be required by the judges drawn. making the payment; the capital and interest of said bonds being made payable only when payment thereof shall be ordered by a decree of the court having jurisdiction over the disposal thereof. Said bonds shall be made payable to the order of the judge of the court by whom the payment is made into the treasury, and of his successors in office; and it whom the bonds shall be the duty of the Secretary of the Treasury to make payment of made payable. said bonds and all accruing interest, on demand and presentation thereof, accompanied by a duly certified copy of the order of court directing such

When, and to

payment.

SEC. 3. That all sums of money deposited in the registries and receiv- Moneys hereafers of the several courts of these Confederate States, or that may hereafter ter, deposited, rebe so deposited, shall, if remaining undisposed of during six months from ed of, to be likethe date of the deposite, be transferred in like manner as is above pro-wise transferred, wided, to the treasury of the Confederate States, and be replaced by bonds &c. to be issued in like manner, and payable on the like terms and conditions, in all respects, as provided in the second section of this act.

maining undispos-

APPROVED August 1, 1861.

CHAP. V.—An act to authorize the distribution of the proceeds of the sale of the A. B. August 1, 1861.

Thompson, condemned as a prize.

The Congress of the Confederate States of America do enact, That Proceeds of the the proceeds of the sale of the ship A. B. Thompson, taken by the Con-sale of the ship A. fodgrate States ship of war the Lake Davis and wordsmand as a price B. Thompson, confederate States ship of war, the Lady Davis, and condemned as a prize, demned as a prize, under a decree of the Confederate States court, for the district of South to be distributed. Carolina, when paid into the treasury, shall be distributed by the Secretary of the Navy, according to the provisions of the act of the United States of April twenty-third, eighteen hundred, entitled "An act for the better government of the navy of the United States," and made of force by an act of the Congress of the Confederate States, of February ninth, eighteen bundred and sixty-one, entitled "An act to continue in force certain laws of the United States of America," rating captain Elliott and his detachment—declared joint captors by the said decree—as marines, according to their respective ranks.

Approved August 1, 1861.

CHAP. VI .- An act to amend "An act to establish the judicial courts of the Confederate August 1, 1861. States of America.

The Congress of the Confederate States of America do enact, That Mileage allowed the provision in the thirty-first section of the "Act to establish the judicial district attorneys.

Act of 1861, ch. Act of 1861, ch. courts of the Confederate States of America," which allows mileage to 61, \$ 31, auto p. 81. the district attorney, shall be modified to read as follows, namely: "and when there are two or more divisions in the district for which he is appointed, he shall be allowed mileage at the rate of ten cents per mile, for going to and returning from the court which is most distant from his place of residence; to be computed on the most usual line of travel."

APPROVED AUGUST 1, 1861.

August 2, 1861. CHAP. VII.—An act to make provision for the care of supplies for the sick and

Escretary of War The Congress of the Confederate States of America do enact, That to appoint clerk to the Secretary of War shall forthwith appoint a clerk in the office of the take charge of and distribute articles for the sick and which may be contributed for the use of the sick and wounded; and the wounded.

Salary.

Salary. The Congress of the Confederate States of America do enact, That to appoint a clerk in the office of the take charge of all hospital supplies and other articles for the sick and wounded; and the wounded.

Salary. direction of the medical department of the army; the salary of the said clerk not to exceed one thousand dollars; and the said clerk shall be

Place for the safe authorized, under the direction of the Surgeon General, to procure and fit keeping, &c., of the up a proper place for the safe keeping and proper disposal of the said articles.

APPROVED August 2, 1861.

August 2, 1861. CEAR. VIII.—An act to provide for an additional field officer to volunteer battalions, and for the appointment of assistant adjutants general for the provisional forces.

Act 1861, March Be it enacted by the Congress of the Confederate States of America, 6. ch. 26. d. 8, p. That the eighth section of the act of March sixteenth, eighteen hundred 46, amended. and sixty-one, "to provide for the public defence," be, and the same is Certain battalions hereby, so far amended that whenever battalions of volunteers in the of volunteers alservice of the Confederate States shall consist of not less than six compalowed two field of-nies, there may be allowed, in the discretion of the President, to each Rank of officers. battalion so constituted, two field officers, one with the rank of lieutenant colonel and the other with the rank of major.

Assistant adju-SEC. 2. That the President be, and he is hereby, authorized to appoint tants general may for the volunteer forces in the Confederate service, as many assistant volunteer forces.— adjutants general as the service may require, whose rank shall correstheir rank and pond with the rank of the assistant adjutants general in the regular pay.

army, and who shall receive the same pay and allowances, according to their respective grades.

APPROVED August 2, 1861.

August 2, 1861. CHAP. IX.—An Act to extend the provisions of an act entitled "An act to prohibit the exportation of cotton from the Confederate States, except through the scoports of said

States, and to punish persons offending therein," approved May twenty-one, eighteen hundred and sixty-one.

Act of 1861, May The Congress of the Confederate States of America do enact, That 21, ch. 55. prohibitthe provisions of the above recited act be, and the same are hereby excepted. Ec., tended, and made applicable to the exportation of tobacco, sugar, rice, extended to other molasses, syrup and naval stores, from the Confederate States, from and articles.

after the tenth day of August next.

APPROVED August 2, 1861.

CEAR. X .- An Act to amend an act entitled "An act to make further provisions for the public defence," approved eleventh May, one thousand eight hundred and sixty-one; and to amend an act entitled "An act to increase the military establishment of the Confederate States;" and to amend the "Act for the establishment and organization of the army of the Confederate States of America."

August 3, 1861.

The Congress of the Confederate States of America do enact, That Amendment of the third section of the act entitled "An act to make further provision certain sots—for the public defence," approved eleventh May, one thousand eight 8, 3 3, p. 106. hundred and sixty-one, be amended by striking out of said section the 1861, May 16, ch. words, "detailed from the regular army;" and further, that the ninth 22, 29, p. 115. section of the act entitled "An act to increase the military establishment of the Confederate States," and to amend the "Act for the establishment and organization of the army of the Confederate States of America," approved sixteenth May, one thousand eight hundred and sixty-one, be amended, by adding thereto the following clause: "and that the President may, in his discretion, upon the application and President recommendation of a major general, or brigadier general, appoint from appoint civilians as civil life persons to the staff of such officer, who shall have the same rank and pay as if appointed from the army of the Confederate States."

APPROVED August 3, 1861.

CHAP. XL.—An Act to amend an act in relation to the issue of treasury notes.

August 3, 1861.

WHEREAS, By an act of Congress, approved the ninth March, one thousand eight hundred and sixty-one, the Secretary of the Treasury is authorized to issue certain treasury notes in lieu of a first issue of such notes; and it is provided that the whole issue shall at no time exceed one million of dollars; and it is deemed advisable now to remove the restriction : [Therefore]-

Preamble.

The Congress of the Confederate States of America do enact, That Tressury notes the other treasury notes authorized to be issued by the Secretary of the authorized by the Treasury, under the provisions of the said act, may be issued by him at 20, ch. 33, p. 55, act of 1861, March any time, with the approbation of the President, either before or after may be issued at the calling in of the first notes: Provided, That the whole issue out-any time. standing at any one time shall not exceed two millions of dollars.

APPROVED August 3, 1861.

CHAP. XII.—An Act to amend "An act to provide revenue from commodities imported August 3, 1861.

from foreign countries," approved May twenty-one, one thousand eight hundred and sixty-one.

The Congress of the Confederate States of America do enact, That Amendment of the following alterations and amendments be and the same are hereby the act of May 21, the following alterations and amendments be and the same are hereby 1861, ch. 44, to promade to the "Act to provide revenue from commodities imported from vide revenue from foreign countries," approved May twenty-one, one thousand eight hun-imports. dred and sixty-one, to-wit: That the words "carbonate of soda," and the words "paving and roofing tiles and bricks, and roofing slates and fire bricks," in schedule C of said act, be and the same are hereby stricken out of and repealed in said schedule, and that in the same schedule C, in the enumeration of the various kinds of iron, after the word "slabs," the words "sheet or other form," are hereby inserted and made part of said schedule; and in schedule D of said act, the terms "lac sulphur," and "sulphus, flour of," be, and the same are hereby,

stricken out of and repealed in said schedule. And the terms "term japonica and catechu" are hereby transferred from schedule D to schedule E, they being considered in commerce as the same articles of merchandize as cutch, which is enumerated in schedule E of said act.

APPROVED August 3, 1861.

August 3, 1861. CHAP. XIII.—An Act to amend an act entitled "An act making appropriations for the support of the navy, for the year ending fourth February, eighteen hundred and sixty-

The Congress of the Confederate States of America do enact, That the Act of 1861, March 15, ch. 55. making eighth item of said act be so amended that thirty thousand dollars be appropriations for che deducted from the appropriation of fifty-four thousand three hundred and sixty-three dollars therein made for the pay of officers and others at the navy, amended. Appropriation for navy yard at Pensacola, and be appropriated to the same objects at the the pay of officers navy yard at Norfolk. navy yard at Nor-Approved August 3, 1861.

August 5, 1861. CHAP. XIV .- An Act to provide for the rafe custody, printing, publication and distribution of the laws, and to provide for the appointment of an additional clerk in the Department of Justice.

The Congress of the Confederate States of America do exact, That Bills and resolutions to be deposit- all bills and resolutions passed by the Congress and approved and signed ed in Department by the President, or which may otherwise become laws, shall be deposited of Justice. in the Department of Justice, and the originals carefully preserved in said Department.

SEC. 2. It shall be the duty of the attorney general, as soon as conve-Publication of, zittes.

in the public ga-niently may be, after he shall receive the same, to select from the laws, orders and resolutions passed at each session, such as may be of a public nature, and as in his judgment, require early publication, and cause the same to be inserted, weekly, for one month, in one public gazette published at the seat of government in each State, and shall also publish all the laws in two gazettes published at the capital of the Confederate States; and Compensation the compensation for this publication shall not exceed one dollar and a half per page, estimated according to Little and Brown's edition of the laws of the United States.

SEC. 3. It shall be the duty of the attorney general, at the close of each

notes to each section; shall be fully indexed; and shall be published to

for publishing.

Laws and resolutions and treaties session of Congress, to cause all the laws and resolutions having the force to be published at of laws, and all treaties entered into by the Confederate States, to be pubthe close of each lished under the supervision of the superintendent of public printing. The session. laws shall be arranged in the order of their date; shall have marginal

Arrangement.

Number of copies, the number of three thousand copies, in a style equal in execution and etyle, paper and upon paper equal in quality to the edition of the laws of the United

binding.

Index.

bound.

States, as annually published by Little and Brown; they shall be bound in pamphlet, in a style not inferior to that in which the laws published by Number to be Little and Brown are bound annually; and one thousand copies thereof shall be preserved to be bound in calf, in a solid and substantial manner, as often as the number of pages shall be sufficient to form a volume of not less than eight hundred nor more than one thousand pages. And whenever the volumes are thus bound, a new index shall be made, comprising the contents of the whole volume thus bound.

SEC. 4. The printing of the laws, as required by the foregoing section,

shall be executed by the public printer; the binding in pamphlet form Printing to be and in volumes, as provided in the foregoing section, shall be executed by done by public contract to be entered into by the superintendent of public printing, after Binding to be advertising for sealed proposals; and the paper for the printing of the executed by conlaws shall be furnished to the public printer by the superintendent of pub-Superinten den t lic printing, in accordance with the fourth section of the act of fourteenth of public printing May, one thousand eight hundred and sixty-one, entitled "An act further to furnish prper. to organize the bureau of superintendent of public printing.

SEC. 5. The price allowed to the public printer for printing the laws, under the provisions of this act, shall be the following, and no more, to public printer. wit: for composition, plain, seventy-five cents per thousand ems; for rule

and figure work, one dollar and fifty cents per thousand ems; for press work, octavo forms, of sixteen pages, seventy-five cents per token.

SEC. 6. The laws, when bound in pamphlet form, shall be distributed Distribution. as follows, to wit: one copy to each member of the Congress for the time being; twenty copies each to the secretary of the Senate and the clerk of the House of Representatives; one copy to each committee of the two houses of Congress; five copies each to the President and Vice President; two hundred copies to the Department of State, for its own use, and for distribution amongst the diplomatic and consular officers of the Confederate States; two hundred copies to the department of the treasury, for its own use, and for distribution amongst the revenue officers of the government; one hundred copies to the Department of Justice, for its own use, and for distribution amongst the judges, clerks, marshals and attorneys of the Confederate States; fifty copies each to the departments of war and the navy, and to the postmaster general; five copies each to the governors of the several States, for the use of the States. The remaining copies shall be preserved in the Department of Justice, subject to the further order of Congress.

SEC. 7. The attorney general is authorized to apppoint an additional Attorney, General clerk in the Department of Justice for the purpose of carrying into effect authorised to apthe provisions of this act, to be called the law clerk of said department, Department of at a salary of fifteen hundred dollars per annum.

Justice. His salary.

SEC. 8. All laws and parts of laws heretofore enacted, providing for the Repealing clause. safe custody, preservation, printing, publication and distribution of the laws are hereby repealed.

APPROVED August 5, 1861.

CHAP. XV .- An Act to authorize advances to be made in certain cases.

August 5, 1861.

The Congress of the Confederate States of America do enact, That the Secretary of War Secretary of War, with the approbation of the President, be authorized, authorized to make during the existence of the present war, to make advances upon any con-tracts for arms or tract, not to exceed thirty-three and one-third per cent., for arms or mu-munitions of war. nitions of war: Provided, That security be first taken, to be approved by Proviso. the Secretary of War, for the performance of the contract, or for a proper accounting for the said money.

APPROVED August 5, 1861.

CHAP. XVI .- An Act to give aid to the people and State of Missouri.

August 6, 1861.

The Congress of the Confederate States of America do enact, That to aid the people of the State of Missouri, in the effort to maintain, within

Appropriation to

aid the people and their own limits, the constitutional liberty, which it is the purpose of the State of Missouri. Confederate States in the existing war to vindicate, there shall be, and is hereby, appropriated out of any moneys in the Treasury not otherwise appropriated one million of dollars, to supply clothing, subsistence, arms and ammunition to the troops of Missouri who may co-operate with those of the Confederate States, during the progress of the existing war, said sum to be expended under the discretion of the President of the Confederate States, for the purposes aforesaid.

APPROVED August 6, 1861.

August 6, 1861. CHAP. XVII.—An Act to proxide for the construction of a newly invented implement of

WHEREAS, Charles S. Dickinson alleges that he has invented a machine, generally known as "Winans' gun," whereby balls can be projected with such force, rapidity and precision as to render it a valuable implement of war, both in the army and the navy-

Appropriation for "Winans' gun."

Proviso.

The Congress of the Confederate States of America do therefore enact, the construction of That the President be and he, is hereby authorized, in his discretion, to cause one machine of this description, calculated to throw balls measuring about three-fourths of an inch in diameter, and weighing about two ounces, to be constructed under the direction of said Dickinson: Provided, That the cost thereof shall not exceed five thousand dollars.

APPROVED August 6, 1861.

August 8, 1861. CHAP. XVIII -An Act to authorize the President of the Confederate States to grant commissions to raise volunteer regiments and battalions, composed of persons who are, or have been, residents of the States of Kentucky, Missouri, Maryland and Delaware.

President autho-

The Congress of the Confederate States of America do enact, That rized to grant com- the President of the Confederate States be, and he is hereby, authorized to raise and com to grant commissions to officers above the grade of captain, to such permand volunteer re-sons as he may think fit, to raise and command volunteer regiments and giments, &c., of battalions for the service of the Confederate States, seed of persons who are, or have been, residents of tain States.

Marvland or Delaware, and who have enlisted, or may enlist, under said officers; upon the condition, however. that such officers shall not hold rank or receive pay until such regiments or battalions have been raised and are mustered into service.

APPROVED August 8, 1861.

August 8, 1861.

CHAP. XIX .- An Act respecting alien enemies.

Who liable to be enemies.

The Congress of the Confederate States of America do enact, That apprehended and whenever there shall be a declared war between the Confederate States and any foreign nation or government, or any invasion or predatory incursion shall be perpetrated, attempted or threatened against the territory of the Confederate States, by any foreign nation or government. and the President of the Confederate States shall make public proclamation of the event, or the same shall be proclaimed by act of Congress. all natives, citizens, denizens, or subjects of the hostile nation or government, being males of fourteen years of age and upwards, who shall be within the Confederate States, and not citizens thereof, shall be liable to be apprehended, restrained or secured, and removed as alien enemies: Provided, That during the existing war, citizens of the United States, residing within the Confederate States, with intent to become citizens thereof, and who shall make a declaration of such intention, in due form, and acknowledging the authority of the government of the same, shall not become liable as aforesaid, nor shall this act extend to citizens of the States of Delaware, Maryland, Kentucky, Missouri, and of the District of Columbia, and the territories of Arizona and New Mexico, and the Indian Territory south of Kansas, who shall not be chargeable with actual hostility or other crime against the public safety, and who shall acknowledge the authority of the government of the Confederate States.

Proviso.

SEC. 2. The President of the Confederate States shall be, and he is President to prohereby, authorized, by his proclamation, or other public act, in case of vide for removal of existing or declared war, as aforesaid, to provide for the removal of depart, those who, not being permitted to reside within the Confederate States, shall refuse or neglect to depart therefrom; and to establish such regu-and to establish lations in the premises as the public safety may require.

SEC. 3. Immediately after the passage of this act, the President of President, by his the Confederate States shall, by proclamation, require all citizens of the proclamation, to United States, being males of fourteen years and upwards, within the the U. S. within Confederate States, and adhering to the government of the United the C. S. to depart States, and acknowledging the authority of the United the C. S. to depart States, and acknowledging the authority of the same, and not being within 40 days. citizens of the Confederate States, nor within the proviso of the first section of this act, to depart from the Confederate States within forty days from the date of said proclamation; and such persons remaining On failure to dewithin the Confederate States after that time shall become liable to be part, treated as treated as alien enemies; and in all cases of declared war as aforesaid, aliens, resident within the Confederate States, who shall become liable as enemies as aforesaid, and who shall not be chargeable with actual hostility or other crime against the public safety, shall be allowed the Time allowed time for the disposition of their effects and for departure, which may be aliens resident within the C. S. stipulated by any treaty with such hostile nation or government; and when no such treaty may exist the President shall prescribe such time as may be consistent with the public safety, and accord with the dictates

of humanity and national hospitality. SEC. 4. After any declared war, or proclamation, as aforesaid, it shall Duty of the Conbe the duty of the several courts of the Confederate States, and of each federate and State courts, judges, &c., State having criminal jurisdiction, and of the several judges and justices on complaints of the courts of the Confederate States, and they are hereby authorized, against aliens and upon complaint against any alien, or alien enemies, as aforesaid, or per-alien, enemics resons coming within the purview of this act, who shall be resident, or 8. remaining in the Confederate States, and at large within the jurisdiction or district of such judge or court, as aforesaid, contrary to the intent of this act, and of the proclamation of the President of the Confederate States, or the regulations prescribed by him, in pursuance of this act, to cause such alien or aliens, person or persons, as aforesaid, to be duly apprehended and convened before such court, judge or justice, for examination; and after a full examination and hearing in such complaint, and and examination. sufficient cause therefor appearing, shall or may order such alien or aliens, Order for remoperson or persons, to be removed out of the territory of the Confederate val. States, or to be otherwise dealt with or restrained, conformably to the wise dealt with. intent of this act, and the proclamation or regulations which may be prescribed as aforesaid, and may imprison or otherwise secure such alien person until the order which shall be made shall be performed.

Apprehension

How cther-

Marshal, by himself or deputy, or
other discreet person, to execute the
order.

SEC. 5. It shall be the duty of the marshal of the district, in which
self or deputy, or
any alien enemy or person offending against the provisions of this act,
shall be apprehended, who by the President of the Confederate States,
order.

or by order of any court, judge or justice, as aforesaid, shall be required
to depart, [or] to be removed as aforesaid, to execute such order by himself or deputy, or other discreet person, and for such execution the

self or deputy, or other discreet person, and for such execution the Warrant for such marshal shall have the warrant of the President, or the court or judge, execution.

as the case may be.

APPROVED August 8, 1861.

August 8, 1861.

CHAP. XX .- An Act further to provide for the public defence.

President authorized to employ the in order to provide additional forces to repel invasion, maintain the militia, military rightful possession of the Confederate States of America, and to secure and to ask for and the independence of the Confederate States, the President be, and he is accept volunteers. hereby, authorized to employ the militia, military and naval forces of the Confederate States of America, and to ask for and accept the services of any number of volunteers, not exceeding four hundred thousand, who may offer their services, either as cavalry, mounted riflemen, artillery, or infantry, in such proportions of these several arms as he may deem expedient, to serve for a period of not less than twelve months, nor more than three years after they shall be mustered into service, unless sooner discharged.

To be organised SEC. 2. That whenever the militia or volunteers are called and reunder the act of ceived into the service of the Confederate States, under the provisions of this act, they shall be organized under the act of the sixth of March, one thousand eight hundred and sixty-one, entitled "An act to provide

Pay and allow-for the public defence," with the same pay and allowances of said act, ances and time of and the same time for the service of the militia.

SEC. 3. Nothing in this act shall be construed to extend to, or in any wise to alter any act heretofore passed, authorizing the President to receive troops offered directly to the Confederate States for the war, or for any less time.

APPROVED August 8, 1861.

August 14, 1861. CHAP. XXI.—An Act to provide for the appointment of surgeons and assistant surgeons for hospitals.

Surgeons and The Congress of the Confederate States of America do enact, That assistant surgeons the President be and he is hereby authorized to appoint in the provisional army for the hos- army as many surgeons and assistant surgeons for the various hospitals of the Confederacy, as may be necessary.

Approved August 14, 1861.

August 16, 1861. CHAP. XXII.—An Act to amend the law in relation to the export of tobacco, and other commodities.

Act of May 21, The Congress of the Confederate States of America do enact, That 1861, prohi iting the act passed at the present session entitled "An Act to extend the export of cotton provisions of an act entitled 'An act to prohibit the exportation of cotton immediate effect. from the Confederate States except through the seaports of said States,

and to punish persons offending therein," approved May twenty-one, Anno Domini, one thousand eight hundred and sixty-one, shall go into effect immediately after the approval of this act.

APPROVED August 16, 1861.

CHAP. XXIII .- An Act to authorize the issue of treasury notes, and to provide a war August 19, 1861. tax for their redemption.

The Congress of the Confederate States of America do enact, That Secretary of the the Secretary of the Treasury be and he is hereby authorized, from time Treasury authorized to issue treating and the state of the confederate States of America do enact, That Secretary of the Treasury be and he is hereby authorized, from time treating the confederate States of America do enact, That Secretary of the the Secretary of the Treasury be and he is hereby authorized, from time treating the states of the Confederate States of America do enact, That Secretary of the the Secretary of the Treasury be and he is hereby authorized, from time treating the states of the Secretary of the Secretar to time, as the public necessities may require, to issue treasury notes, sury notes, as the payable to bearer at the expiration of six months after the ratification public necessities of a treaty of peace between the Confederate States and the United may require. States, the said notes to be of any denomination not less than five dollars, and to be re-issuable at pleasure until the same are payable; but the whole issue outstanding at one time, including the amount issued under former acts, shall not exceed one hundred millions of dollars; the said notes shall be receivable in payment of the war tax hereinafter provided, Receivable in and of all other public dues except the export duty on cotton, and shall payment of war also be received in payment of the subscriptions of the net proceeds of iax, public dues,

sales of raw produce and manufactured articles.

SEC. 2. That for the purpose of funding the said notes, and of making Bonds to be isexchange for the proceeds of the sale of raw produce and manufactured fued for the purarticles, or for the purchase of specie or military stores, the Secretary of pose of funding the Treasury, with the assent of the President, is authorized to issue making exchange, bonds, payable not more than twenty years after date, and bearing a &c. rate of interest not exceeding eight per centum per annum, until they become payable, the interest to be paid semi-annually; the said bonds not to exceed, in the whole, one hundred millions of dollars, and to be deemed a substitute for thirty millions of the bonds authorized to be issued by the act approved May sixteenth, eighteen hundred and sixtyone; and this act is to be deemed a revocation of the authority to issue 16, ch. 24 p. 117. the said thirty millions. The said bonds shall not be issued in less sums than one hundred dollars, nor in fractional parts of a hundred, except when the subscription is less than one hundred dollars, the said bonds may be issued in sums of fifty dollars. They may be sold for specie, military and naval stores, or for the proceeds of raw produce and manufactured articles, in the same manner as is provided by the act aforesaid; and whenever subscriptions of the same have been or shall be made payable at a particular date, the Secretary of the Treasury shall have power to extend the time of sales until such date as he shall see fit to indicate.

Sec. 3. The holders of the said treasury notes may, at any time, Bonds in exdemand in exchange for them bonds of the Confederate States, according change for treasury w such regulations as may be made by the Secretary of the Treasury. notes. But whenever the Secretary of the Treasury shall advertise that he will pay off any portion of the said treasury notes, then the privilege of When privilege funding, as to such notes, shall cease, unless there shall be a failure to of funding to pay the same in specie on presentation.

Sec. 4. That for the special purpose of paying the principal and interest of the public debt, and of supporting the government, a war tax shall be assessed and levied, of fifty cents upon each one hundred dollars in value, of the following property in the Confederate States, namely: Taxable property. real estate of all kinds; slaves; merchandize; bank stocks; railroad and other corporation stocks; money at interest, or invested by individuals in the purchase of bills, notes, and other securities for money,

Act of 1861, May

May be sold, &c.

except the bonds of the Confederate States of America, and cash on hand or on deposit in bank or elsewhere; cattle, horses and mules; gold watches, gold and silver plate, pianos and pleasure carriages: Provided,

Taxable property however, That when the taxable property herein above enumerated, of of head of a fami y, any head of a family, is of value less than five hundred dollars, such value, exempted. taxable property shall be exempt from taxation under this act: And Also property of provided, further, That the property of colleges and schools, and of

colleges, schools, charitable or religious corporations or associations, actually used for the

Public lands and purposes for which such colleges, schools, corporations or associations property owned by were created, shall be exempt from taxation under this act: And proa State for public vided, further, That all public lands and all property owned by a State purposes, likewise for public purposes, be exempt from taxation.

SEC. 5. That for the purpose of ascertaining all property included in constitute a tax di- the above classes, and the value thereof, and the person chargeable with

the tax, each State shall constitute a tax division, over which shall be each division. To appointed one chief collector, who shall be charged with the duty of divide the State in dividing the State into a convenient number of collection districts, subto olection dis-ject to the revisal of the Secretary of the Treasury. The said collector

By whom ap shall be appointed by the President, and shall hold his office for one pointed. Term of year, and receive a salary of two thousand dollars. He shall give bond office. Salary. with sureties to discharge the duties of his office in such amount as may Bond. be prescribed by the Secretary of the Treasury, and shall take oath Oath of office.

faithfully to discharge the duties of his office, and to support and defend The said chief collector shall, with the approbation To appoint tax the Constitution. collector for each of the Secretary of the Treasury, appoint a tax collector for each collec-

Assessment, when tion district, whose duty it shall be to cause an assessment to be made on or before the first day of November next, of all the taxable property in his district, included in each of the above mentioned classes of pro-

perty, and the persons then owning or in possession thereof; and in Tax collectors to order thereto, the said tax collectors may appoint assessors, who shall proceed through every part of their respective districts, and, after public notice, shall require all persons owning, possessing, or having the care and management of any property liable to the tax aforesaid. to deliver written lists of the same, which shall be made in such manner as may be required by the chief collector, and as far as practicable, conformable to those which may be required for the same purpose under the authority of the respective States; and the said assessors are authorized to enter into and upon, all and singular, the premises for the pur-

poses required by this act.

SEC. 6. If any person shall not be prepared to exhibit a written list Written lists of property when required, and shall consent to disclose the particulars of taxable farable to be exhibited property owned or possessed by him, or under his care and management,

When officer to then it shall be the duty of the officer to make the list, which, being make the list. distinctly read and consented to, shall be received as the list of such

SEC. 7. That if any person shall deliver or disclose to any collector or er fraudulent list. assessor appointed in pursuance of this act and requiring a list as aforesaid, any false or fraudulent list, with intent to defeat or evade the valuation or enumeration hereby intended to be made, such person so offending shall be fined in a sum not exceeding five hundred dollars. to be recovered in any court of competent jurisdiction.

Party liable to SEC. 8. Any person who shall fail to deliver to the collector or assessor double tax on fail- a list of his taxable property at the time prescribed by him, shall be are to deliver list a list of his taxable property at the time prescribed by him, shall be at the proper time, liable to a double tax upon all his taxable property; the same to be assessed by the collector or assessor, and to be collected in the same manner and by the same process as is herein provided as to the single

to be made.

appoint assessors.
Their duties.

Penalty for false

SEC. 9. The lists shall be made in reference to the value and situation. Lists to be made of the property, on the first day of October next, and shall be made out, in reference to value and had always district the hands of each of the termellectors like &c., of propercompleted, and be delivered into the hands of each of the tax collectors ty on the lat Octoon the first day of December next; and upon the receipt thereof, each ber. 1861.

When to be delitax collector may, for twenty-one days next ensuing the said first Decem-vered to tax colber, hear and determine all appeals from the said assessments, as well as lector. applications for the reduction of a double tax, when such tax may have Appeals from asbeen incurred to a single tax, which determination shall be final.

SEC. 10. The several tax collectors shall, on or before the first day of tax. February ensuing, furnish to the chief collector of the State in which his district is situated, a correct and accurate list of all the assessments furnish to the chief made upon each person in his district, and of the amount of tax to be sessments and of paid by such person, specifying each object of taxation; and the said the amount of tax. chief collector shall collate the same in proper form, and forward the Chief collector to collate the same collated list to the Secretary of the Treasury.

SEC. 11. The said several collectors shall, on the first day of May Secretary of the next, proceed to collect from every person liable for the said tax, the Treasury amounts severally due and owing, and he shall previously give notice collected. for twenty days in one newspaper, if any be published in his district, Collectors to give and by notifications in at least tour public places in each township, ward notice. or precinct within his district, of the time and place at which he will receive the said tax; and on failure to pay the same, it shall be the duty Proceedings by of the collector, within twenty days after the first day of May aforesaid, distress on failure by himself or his deputies, to proceed to collect the said taxes by distopay the taxes astress and sale of the goods, chattels or effects of the persons delinquent. And in case of such distress, it shall be the duty of the officer charged with the collection to make, or cause to be made, an account of the goods or chattels which may be distrained, a copy of which, signed by the officer making such distress, shall be left with the owner or possessor of such goods, chattels or effects, or at his or her dwelling, with a note of the sum demanded, and the time and place of sale; and the said officer shall forthwith cause a notification to be publicly advertised or posted up at two public places nearest to the residence of the person whose property shall be distrained, or at the court-house of the same county, if not more than ten miles distant, which notice shall specify the articles distrained, and the time and place proposed for the sale thereof, which time shall not be less than ten days from the date of such notification, and the place proposed for the sale not more than five miles distant from the place of making such distress: Provided, That in any case of distress for the payment of the taxes aforesaid, the goods, chattels or effects so distrained, shall and may be restored to the owner or possessor, if, prior to the sale thereof, payment, or tender thereof, shall be made to the proper officer charged with the collection, of the full amount demanded, together with such fee for levying, and such sum for the necessary and reasonable expense of removing and keeping the goods, chattels or effects so distrained, as may be allowed in like cases by the laws or practice of the State wherein the distress shall have been made; but in case of non-payment or tender as aforesaid, the said officers shall proceed to sell the said goods, chattels or effects at public auction, and shall and may retain from the proceeds of such sale, the amount demandable for the use of the Confederate States, with the mecessary and reasonable expenses of distress and sale, and a commission of five per centum thereon for his own use, rendering the overplus, if any there be, to the person whose goods, chattels or effects shall have been distrained : Provided, That it shall not be lawful to make distress Property exemptof the tools or implements of a trade or profession, beasts of the plough, ed from distress. and farming utensils necessary for the cultivation of improved lands,

assessments and for

and forward to the

When tax to be

Proviso.

arms, or such household furniture or apparel as may be necessary for a family.

Sale of real estate for taxes.

SEC. 12. That if the tax assessed on any real estate shall remain unpaid on the first day of June next, the tax collector of the district wherein the same is situated shall, on the first Monday in July thereafter, proceed to sell the same, or a sufficiency thereof, at public outcry, to the highest bidder, to pay said taxes, together with twenty per centum on the amount of said taxes and costs of sale, said sale to be at the courthouse door of the county or parish wherein said real estate is situated; and if there shall be more than one county or parish in a district, the said tax collector is authorized to appoint deputies to make such sales in his name as he cannot attend to himself, and for all lands so sold by said Decided purchaser, deputies, the deeds as hereinafter provided for shall be executed by said

collector, and such sales so made shall be valid, whether the real estate Where property so sold shall be assessed in the name of the true owner or not.

whole to be sold.

not divisible, the all cases where the property shall not be divisible so as to enable the collector by a sale of part thereof to raise the whole amount of the tax, with all costs, charges and commissions, the whole of such property shall be sold, and the surplus of the proceeds of the sale, after satisfying the tax, costs, charges and commissions, shall be paid to the owner of the property, or his legal representatives, or if he or they cannot be found, Surplus of sales or refuse to receive the same, then such surplus shall be deposited in the

the swner.

to be deposited in treasury of the Confederate States, to be there held for the use of the the treasury of the connectate beates, to be there held not the dase of the C. S. for the use of owner or his legal representatives, until he or they shall make application therefor to the Sccretary of the Treasury, who, upon such application, shall, by warrant on the treasury, cause the same to be paid to the When the collect applicant. And if the property offered for sale as aforesaid cannot be

for to purchase the sold for the amount of the tax due thereon, with the said additional respecty for the C. twenty per centum thereto, the collector shall purchase the same in behalf of the Confederate States for the amount aforesaid: Provided, Sale not to take That the owner or superintendent of the property aforesaid, before the

pl ce it taxes paid same shall have been actually sold, shall be allowed to pay the amount refore proper'y ac- of the tax thereon, with an addition of ten per centum on the same, on the payment of which the sale of the said property shall not take place: Provided, also, That the owners, their heirs, executors or administrators,

Right of redemp, or any person on their behalf, shall have liberty to redeem any lands and other real property sold as aforesaid, within two years from the time of sale, upon payment to the collector for the use of the purchaser, his heirs or assignees, of the amount paid by such purchaser, with interest for the same at the rate of twenty per centum per annum, and no deed shall be given in pursuance of such sale until the time of redemption

c. s.

Time allowed shall have expired: Provided, further, That when the owner of any persons in the mili-land, or other real property sold for taxes under the provisions of this tary service of the act, shall be in the military service of the Confederate States, before and at the time said sales shall have been made, the said owner shall have the privilege of redeeming the said property at any time within two

ato treasury.

Collector to ren- years after the close of his term of service. And the collector shall render ner account of a distinct account of the charges incurred in offering and advertising for narges of sale, sale such property, and shall pay into the treasury the surplus, if any and pay surplus sale such property, and shall pay into the treasury the surplus, if any there be, of the aforesaid addition of twenty per centum, or ten per centum, as the case may be, after defraying the charges. And in every case of the sale of real estate, which shall be made under the authority of this act for the assessment and collection of direct taxes by the collectors or marshals respectively, or their lawful deputies respectively, or

All dreds for by any other person or persons, the deeds for the estate so sold shall be real estate sold, to prepared, made, executed, and proved or acknowledged, at the time and te made by the colsector of the dis- times prescribed in this act by the collectors, respectively, within whose

collection district such real estate shall be situated, or in case of their triet, or bis succesdeath or removal from office, by their successors, on payment of the pur-sor in office. chase money, or producing a receipt therefor, if already paid, in such form of law as shall be authorized and required by the laws of the Confederate States, or by the law of the State in which such real estate lies, for making, executing, proving and acknowledging deeds of bargain and sale, or other conveyances for the transfer and conveyance of real estate; and for every deed so prepared, made, executed, proved and acknowledged, the purchaser or grantee shall pay to the collector the sum of five dollars for the use of the collector, marshal or other person effecting for whose use. the sale of the real estate thereby conveyed. The commissions herein- Commissions onafter allowed to each collector shall be in full satisfaction of all services by showed collecrendered by them. The assessors appointed under them shall be entitled tor.

Compensation to three dollars for every day employed in making lists and assessments allowed assessors. under this act, the number of days being certified by the collector and approved by the chief collector of the State, and also five dollars for every hundred taxable persons contained in the list as completed by him and delivered to the collector: Provided, That when the owner of any real estate is unknown, or is a non-resident of the State or tax district make out list of wherein the same is situated, and has no agent resident in said district, seesment. the assessor shall himself make out a list of such real estate for assessment.

Fee for the deed:

When assessor to

SEC. 13. Separate accounts shall be kept at the treasury of all moneys Accounts at the received from each of the respective States, and the chief collector shall treasury of all moprocure from each tax collector such details as to the tax, and shall nevs received.

Chief collector to classify the same in such manner as the Secretary of the Treasury shall procure details of direct, and so as to provide full information as to each subject of tax-the tax, and classi-

SEC. 14. Each collector shall be charged with an interest of five per Collectorschargecent. per month for all moneys retained in his possession beyond the time able with interest at which he is required to pay over the same by law, or by the regulations on moneys retainestablished by the Secretary of the Treasury.

SEC. 15. Each collector before entering upon the duties of his office, shall give bond in such sum as shall be prescribed by the Secretary of the Treasury, with sufficient sureties, and shall take an oath faithfully to execute the duties of his office, and that he will support and defend the Constitution of the Confederate States.

To give bond.

Oath.

SEC. 16 Upon receiving the tax due by each person the collector shall Collector to sign sign receipts in duplicate, one whereof shall be delivered to the person receipts in duplicate the same, and the other shall be forwarded to the chief collector cate for tax. How paying the same, and the other shall be forwarded to the chief collector disposed of. of that State. The money collected during each month or during any Moneys collected shorter period which may be designated by the Secretary of the Treasury, to be forwarded to shall be also immediately forwarded to the said chief collector, and by chief collector, and him be disposed of according to the direction of the Secretary of the rected by Secretary Treasury; and the said chief collector shall report the same immedi- of Treasury. ately to the Secretary of the Treasury, and shall furnish him with a list Chief collector to specifying the names and amounts of each of the receipts which shall make report therehave been forwarded to him as aforesaid by the district collectors.

SEC. 17. The taxes assessed on each person shall be a statutory lien Taxes assessed to for one year upon all the property of that person, in preference to any be a statutory lieuother lien, the said lien to take date from the first day of October, to which the valuation has relation, and the lands and other property of Property of colany collector shall be bound by statutory lien for five years for all moneys lectors bound by received by him for taxes, the date of such lien to commence from the statutory lien, for time of his receiving the money.

SEC. 18. The compensation of the tax collectors shall be five per cent. Compensation of on the first ten thousand dollars received, and two and a half per cent. tax collectors.

on all sums beyond that amount until the compensation shall reach eight hundred dollars, beyond which no further compensation shall be paid.

assessments, &c.

SEC. 19. The Secretary of the Treasury is authorized to establish Socretary of Tree-regulations suitable and proper to carry this act into effect, which reguact into effect; and lations shall be binding on all officers; the said Secretary may also frame instructions as to instructions as to all details which shall be obligatory upon all parties to embraced within the provisions of this act. He may also correct all correct orrors in errors in assessments, valuations, and tax lists, or in the collection thereof, in such form and upon such evidence as the said Secretary may

SEC. 20. Corporations are intended to be embraced under the word

Construction of certain words and " persons" used in this act; and whenever the capital stock of any corphrases used in this poration is returned by the corporation itself and the tax paid, the stock

porations.

Capital stock and in the hands of individuals shall be exempt from tax; and also all the real estate of cor-real estate owned by the corporation and used for carrying on its business; and the capital stock of all corporations shall be returned, and the tax paid, by the corporations themselves, and not by the idividual stockholders. The term "merchandize" is designed to embrace all goods, wares and merchandize held for sale, except the agricultural products of the country. Money at interest, is intended to include the principal sum of all money belonging to any person, other than a bank, upon which interest is paid or to be paid by the debtor, as the same stands on the first day of October. The term "cattle, horses and mules," is intended to include all such animals as are raised for sale, and not such as are raised merely for food and work on the plantation or farm where they are held. The term "real estate," is intended to include all lands and estates therein, and all interests growing thereout, including ferries, bridges, mines and the like. and in all cases the actual marketable value of property is to be assessed.

SEC. 21. If any person shall, at any time during the existence of the

Forging or coun. terfeiting of treasu- present war between the Confederate States and the United States, or ry notes.

within one year after the ratification of a treaty of peace between them, falsely make, forge or counterfeit, or cause or procure to be falsely made, forged or counterfeited, or willingly aid or assist in falsely making, forging, or counterfeiting any note in imitation of, or purporting to be a treasury note of the Confederate States; or shall falsely alter, or cause or procure to be falsely altered, or willingly aid or assist in falsely altering, Uttering or pub- any treasury note of the Confederate States; or shall pass, noter or pub-hing. lish, or attempt to pass, utter or publish, as true, any false, forged, or counterfeited note purporting to be a treasury note of the Confederate States, knowing the same to be falsely forged or counterfeited; or shall pass, utter, or publish, or attempt to pass, utter or publish, as true, any falsely altered treasury note of the Confederate States, knowing the same to be falsely altered, or shall conspire, or attempt to conspire, with another, to pass, utter or publish, or attempt to pass, utter or publish, as true, any falsely forged or counterfeited, or any falsely altered treasury note of the Confederate States, knowing the same to be falsely forged or counterfeited, or falsely altered; every such person shall be deemed and adjudged guilty of felony, and being thereof convicted by

lishing.

Ponalty.

Forging or counor osupons.

due course of law, shall suffer death. SEC. 22. If any person shall, at any time, falsely make, forge or terfelding of bonds counterfeit, or cause or procure to be falsely made, forged or counterfeited, or willingly aid or assist, in falsely making, forging or counterfeiting any bond or coupon, in imitation of, or purporting to be a bond, or coupon, of the Confederate States; or shall falsely alter, or cause or procure to be falsely altered, or willingly aid or assist in falsely altering, any bond or coupon of the Confederate States; or shall pass, utter or

publish, or attempt to pass, utter or publish, as true, any false, forged or counterfeited bond, purporting to be a bond or coupon of the Confede-lishing. rate States, knowing the same to be falsely forged or counterfeited; or shall pass, utter or publish, or attempt to pass, utter or publish, as true, any falsely altered bond or coupon, of the Confederate States, knowing the same to be falsely altered; or shall conspire, or attempt to conspire, with another, to pass, utter or publish, or attempt to pass, utter or publish, as true, any false, forged or counterfeited bond or coupon, purporting to be a bond or coupon of the Confederate States, or any falsely altered bond or coupon of the Confederate States, knowing the same to be falsely forged or counterfeited, or falsely altered; every such person Ponalty. shall be deemed and adjudged guilty of felony, and being thereof convicted by due course of law, shall be sentenced to be imprisoned and kept at hard labor for a term not less than five years, nor more than ten years, and be fined in a sum not exceeding five thousand dollars.

Uttering or pub-

SEC. 23. If any person shall make or engrave, or cause or procure to Engraving or be made or engraved, or shall have in his custody or possession, any me-having possession tallic plate engraved after the similitude of any plate from which any intent to forge notes or bonds issued as aforesaid, shall have been printed, with intent treasury notes or to use such plate, or cause or suffer the same to be used in forging or bonds. counterfeiting any of the notes or bonds issued as aforesaid; or shall have in his custody or possession, any blank note or notes, bond or bonds, engraved and printed after the similitude of any note or bond, issued as aforesaid, with intent to use such blanks, or cause or suffer the same to be used in forging or counterfeiting any of the notes or bonds issued as aforesaid, or shall have in his custody or possession any paper adapted to the making of notes or bonds, and similar to the paper upon which any such notes or bonds shall have been issued, with intent to use such paper, or cause or suffer the same to be used, in forging or counterfeiting any of the notes or bonds issued as aforesaid, every such person being thereof lawfully convicted by due course of law, shall be sentenced to be imprisoned and kept to hard labor for a term not less than five nor more than ten years, and fined in a sum not exceeding five thousand dollars.

Punishment.

Sec. 24. If any State shall, on or before the first day of April next, On payment by pay, in the treasury notes of the Confederate States, or in specie, the any S ate of taxes pay, in the treasury notes of the Confederate States, or in specie, the assessed against taxes assessed against the citizens of such State, less ten per centum her citizens, authorities. thereon, it shall be the duty of the Secretary of the Treasury to notify rity of collectors in the same to the several tax collectors of such State, and thereupon their such States to authority and duty under this act shall cease.

SEC. 25. If any person shall, at any time after one year from the Penalty for comratification of a treaty of peace between the Confederate States and the mitting any of the United States, commit any of the acts described in the twenty-first section tion of this act, such person shall be deemed and adjudged guilty of after one year felony, and being thereof convicted by due course of law, shall be sen-from the ratification of a trea y of tenced to be imprisoned and kept at hard labor for a period of not less peace between the than five years nor more than ten years, and be fined in a sum not C. S. and the U. S. exceeding five thousand dollars.

APPROVED August 19, 1861.

August 20, 1861. CHAP. XXIV.—An Act to aid the State of Missouri in repelling invasion by the United States, and to authorize the admission of said State as a member of the Confederate States of America, and for other purposes.

Preamble.

WHEREAS, The people of the State of Missouri have been prevented, by the unconstitutional interference of the Government of the United States, from expressing their will through their legally constituted authorities, in regard to a union with the Confederate States of America, and are now engaged in repelling a lawless invasion of their territory by armed forces; and, whereas, it is the right and duty of the Confederate States to aid the people and government of the said State in resisting such invasion, and in securing the means and the opportunity of expressing their will upon all questions affecting their rights and liberties: Now, therefore-

Aid to the State

The Congress of the Confederate States of America do enact, That of Missouri in re- the President of the Confederate States of America be, and he is hereby, pelling invasion by authorized to co-operate through the military power of this government the United States. with the authorities and the people of the State of Missouri in defending that State against a lawless invasion by the United States, and in maintaining the liberty and independence of her people, and that he be authorized and empowed, at his discretion, to receive and muster into the service of the Confederate States, in the State of Missouri, such troops of that State as may volunteer to serve in the army of the Confederate States, subject to the rules and regulations of said army, and in accordance with the laws of Congress; and said troops may be received into service by companies, battalions or regiments, with their officers elected by the troops, and the officers so elected shall be commissioned by the President; and when mustered into service said companies, battalions or regiments may be attached to such brigades or divisions as the President may determine; and the President shall have power to appoint. field officers for all battalions and regiments organized out of separate companies mustered into service, and to add to battalions a sufficient number of separate companies to complete their organization into regiments, and to appoint the additional field officers necessary for the complete organization of the regiments so formed; and all vacancies that may occur amongst the commissioned officers, of troops mustered into service under this act, shall be filled in the manner provided in the act entitled "An act for the establishment and organization of the army of the Confederate States of America," approved sixth March, eighteen hundred and sixty-one.

Admission of

SEC. 2. That the State of Missouri shall be admitted a member of Missourias a mem- the Confederate States of America, upon an equal footing with the other ler of the Confed States, under the Constitution for the Provisional Government of the same, upon the condition that the said Constitution for the Provisional Government of the Confederate States shall be adopted and ratified by the properly and legally constituted authorities of said State, and the Governor of said State shall transmit to the President of the Confederate States an authentic copy of the proceedings touching said adoption and ratification by said State of said Provisional Constitution; upon the receipt whereof, the President, by proclamation, shall announce the fact; whereupon, and without any further proceedings upon the part of Congress, the admission of said State of Missouri into this Confederacy, under said Constitution for the Provisional Government of the Confederate States, shall be considered as complete; and the laws of this Confederacy shall be thereby extended over said State of Missouri as fully and completely as over other States now composing the same.

Recognition of SEC. 3. That the Congress of the Confederate States recognize the the government of government of which Claiborne F. Jackson is the chief magistrate, to Missouri.

be the legally elected and regularly constituted government of the people and State of Missouri; and that the President of the Confederate States be, and he is hereby, empowered, at his discretion, at any time prior to the admission of the said State as a member of this Confederacy, to perfect and proclaim an alliance, offensive and defensive, with the said government, limited to the period of the existing war between this Confederacy and the United States; the said treaty or alliance to be in force from the date thereof, and until the same shall be disaffirmed or rejected by this Congress.

Approved August 20, 1861.

CHAP. XXV .-- An Act to empower the President of the Confederate States to appoint August 20, 1861. additional commissioners to foreign nations.

The Congress of the Confederate States of America do enact, That President to dethe President of the Confederate States be, and he is hereby, empowered termine to what to determine and designate to what nations the commissioners of the missioners now in Confederate States, now in Europe, shall be accredited, either separately Europe shall be or unitedly; and to prescribe the duties he may think proper to assign accredited. to each of them.

SEC. 2. And be it further enacted, That the President be, and he is To appoint two hereby, empowered to appoint two other commissioners to represent the ers to foreign na-Confederate States, either separately or unitedly, to such foreign nations tions. as he may deem expedient.

SEC. 3. And be it further enacted, That the additional commissioners Pay of the addiauthorized by this act shall receive the same pay and emolument as the tional commissioncommissioners now in Europe receive; and the President shall appoint ers.

Their secretaries the secretaries or clerks required by said missions, and determine their or clerks, and their compensation.

compensation.

APPROVED August 20, 1861.

CHAP. XXVI .- An Act to authorize payment to be made for certain horses purchased for August 21, 1861. the army, by Col. A. W. McDonald.

The Congress of the Confederate States of America do enact, That Pryment to be the Secretary of War be, and he is hereby, authorized to cause payment made for certain to be made to the vendors, upon an audit of the accounts, of certain for the army by horses, heretofore purchased by order of Colonel Angus W. McDonald, Colonel McDonald. to mount the men he was authorized to raise by order of the President of the Confederate States; and upon the payment of the said accounts, said horses shall become the property of the government, and shall be subject to the control of the quartermaster's department: Provided, however, That the quartermaster general shall be, and he is hereby, empowered to permit said horses to remain in the possession of the volunteers who now have them, subject to the general law controlling cavalry troops, upon the written agreement of said volunteers that said horses will be paid for by them out of the allowances now made to cavalry troops.

APPROVED August 21, 1861.

Proviso.

August 21, 1861. CHAP. XXVII.—An Act making appropriation for the services of physicians to be enployed in conjunction with the medical staff of the army.

Appropriation for The Congress of the Confederate States of America do enact, That the services of phy-there be appropriated out of any money in the Treasury not otherwise sicians employed in conjunction with appropriated, for the year ending the eighteenth of February, eighteen the medical staff of hundred and sixty two, the sum of fifty thousand dollars for the services the army. of physicians to be employed in conjunction with the medical staff of the army.

APPROVED August 21, 1861.

August 21, 1861.

CHAP. XXVIII .- An Act to provide for local defence and special service.

The Congress of the Confederate States of America do enact, That Volum'eers for local defence and the President be, and he is hereby, authorized to accept the services of special service. volunteers of such kind and in such proportion as he may deem expedient, to serve for such time as he may prescribe, for the defence of exposed places or localities, or such special service as he may deem expedient.

To be mustered into service.

tence.

SEC. 2. And such forces shall be mustered into the service of the Confederate States, for the local defence or special service aforesaid, the Muster roll to set muster roll setting forth distinctly the services to be performed; and the forth services to be said volunteers shall not be considered in actual service until thereunto Pay or subsis- specially ordered by the President. And they shall be entitled to pay

or subsistence only for such time as they may be on duty under the orders of the President or by his direction.

To be organized 6, ch. 26, p. 45.

SEC. 3. Such volunteer forces, when so accepted and ordered into seraccording to the vice, shall be organized in accordance with and subject to all the provisct of 1861, Mar. sions of the act entitled "An act to provide for the public defence," 6. ch. 26. p. 45. approved March sixth, one thousand eight hundred and sixty-one, and may be attached to such divisions, brigades, regiments or battalions as President to ap- the President may direct, and when not organized into battalions or

point the field offi-regiments before being mustered into service, the President shall appoint the field officers of the battalions and regiments, when organized as such by him.

Approved August 21, 1861.

August 21, 1861. CHAX. XXIX.-An Act to authorize the employment of cooks and nurses, other than enlisted men, or volunteers, for the military service.

Nurses and cooks The Congress of the Confederate States of America do enact, That for the military the better to provide for the sick and wounded, the Secretary of War is service. authorized to direct the employment, when deemed necessary, of nurses and cooks, other than enlisted men, or volunteers, the persons so employed being subject to military control, and in no case to receive pay above that allowed to enlisted men, or volunteers.

Appropriation for the pay of.

SEC. 2. That there be appropriated for the pay of the nurses and cooks, provided for in the above section, one hundred and thirty thousand dollars.

APPROVED August 21, 1861.

CHAP. XXX.—An Act providing for the disposition of unclaimed Goods deposited in August 21, 1861.

warehouse, as prescribed by existing laws.

The Congress of the Confederate States of America do enact, That Collectors of cusfrom and after the passage of this act, any collector of the customs is toms to take poshereby authorized, under such regulations and directions as the Secretain unclaimed, tary of the Treasury may prescribe, to take possession of, either on board imported goods. the importing vessel, or at the place of landing, and there to sell at public auction, upon due notice, any imported goods, wares, or merchandize, remaining unclaimed beyond the period prescribed by law for the unlading of the same from the importing vessel, that may, in the opinion of such collector, from its bulky character, or from its perishable or explosive nature, or from other like causes, render it impracticable to deposit the same in warehouse, as prescribed by law for unclaimed goods.

APPROVED August 21, 1861.

CHAP. XXXI.—An Act making appropriations for the Public Defence.

August 21, 1861.

The Congress of the Confederate States of America do enact, That Appropriations there be appropriated out of any money in the treasury not otherwise for the public defense for the war. appropriated, for the year ending the eighteenth February, eighteen ending 18th Fob., hundred and sixty-two, the sum of fifty-seven millions dollars for the 1862. pay of officers and privates of the army, volunteers and militia in the public service of the Confederate States; for quartermaster's supplies of all kinds, transportation and other necessary expenses; for the purchase of subsistence, stores and commissary property for the ordnance service in all its branches; for engineering, and for the surgical and medical service of the army, in all supplies and necessary expenditures.

SEC. 2. That the above appropriation shall be distributed amongst Distribution. the several objects of appropriation above specified, in such proportions as shall be determined by the Secretary of War, with the approval of the President.

APPROVED August 21, 1861.

CHAP. XXXII .- An Act making appropriation for Military Hospitals.

August 21, 1861.

The Congress of the Confederate States of America do enact, That Appropriation the sum of fifty thousand dollars be, and the same is hereby, appropriated for military hospiout of any money in the treasury, not otherwise appropriated, for the tals for the year establishment and support of military hospitals, during the current sealing 18th Feb., establishment and support of military hospitals, during the current 1862 fiscal year ending February eighteenth, eighteen hundred and sixty-two.

APPROVED August 21, 1861.

CHAP. XXXIII .- An Act supplemental to "An act to put in operation the government, August 21, 1861. under the permanent Constitution of the Confederate States of America."

The Congress of the Confederate States of America do enact, That Election of senawhere, in any State of this Confederacy, there shall be no regular tors for the first session of the Legislature to be held prior to the eighteenth of February, Congress. eighteen hundred and sixty-two, it is hereby provided, in obedience to the seventh article of the permanent Constitution, that the election of

senators for the first Congress may be made at any special or extra session of the Legislature of such State, prior to the said eighteenth of February, eighteen hundred and sixty-two.

APPROVED August 21, 1861.

CHAP. XXXIV .- An Act to increase the corps of artillery, and for other purposes. August 21, 1861.

Increase of the The Congress of the Confederate States of America do enact, That corps of artillery. there be added to the corps of artillery, Confederate States army, one Lieutenant Colonel and two Majors, with the pay and allowances authorized by existing laws for those grades, respectively.

President authorised to appoint point, in addition to the storekeepers authorized by the fifth section of keepers of ord- the act of May sixteen, eighteen hundred and sixty-one, "for the estab-

lishment and organization of the army of the Confederate States," as Their pay and many military storekeepers of ordnance, with the pay and allowance of a captain of infantry, as the safe keeping of the public property may require, not to exceed in all four storekeepers, who shall, previous to entering on duty, give bonds with good and sufficient security, in such sums as the Secretary of War may direct, fully to account for all moneys

SEC. 2. That the President be, and he is hereby, authorized to ap-

Act, 1861, May 16, ch. 20, p. 115. Bond.

allowances.

Superintendents and allowances.

and public property, which they may receive.

SEC. 3. That the President be, and he is hereby, authorized, whenof armories, salary ever, in his judgment, the interests of the service may require, and where officers of the army cannot be assigned to these duties, to appoint one or more superintendents of armories for the fabrication of small arms, whose salary shall not exceed two thousand five hundred dollars per annum, with allowance for quarters and fuel at the rate fixed for a major in the army. And that the President be also authorized to appoint two Master armorer's or more master armorers, with a salary not to exceed fifteen hundred

salary and allow dollars per annum, with allowance of quarters and fuel at the rate fixed for a captain in the army.

Aids de-camp for lowances.

SEC. 4. That during the existing war, the President may, as com-President's per mander-in-chief of the forces, appoint, at his discretion, for his personal sonal staff. Their staff, two aides-de-camp, with the rank, pay and alof cavalry.

Additional sercompany.

SEC. 5. That hereafter, there shall be allowed one additional sergeant geant allewed each to each company in the service of the Confederate States, making in all, five sergeants per company, who shall receive the same pay and allowances as are provided by existing laws for that grade.

APPROVED August 21, 1861.

August 22, 1861. Culp. XXXV.—An Act making appropriations to carry into effect section two of an act approved May twenty-first, eighteen hundred and sixty-one, entitled "An act to define with more certainty the meaning of an act entitled 'An act to fix the duties on articles therein named,' approved March fifteenth, eighteen hundred and sixty-one. Act 1861, May 21, ch. 45, p. 135.

Appropriation The Congress of the Confederate States of America do enact, That, for President of for the purpose of carrying into effect the second section of an act Florida railroad approved May twenty-first, eighteen hundred and sixty-one, entitled company, being "An act to define with more certainty the meaning of an act entitled difference in duty An act to fix the duties on articles therein named," approved March on railroad iron. on railroad iron. fifteenth, eighteen hundred and sixty-one, the sum of two thousand three hundred and seventy-nine dollars and eighty cents be, and the same

is hereby, appropriated, out of any money in the treasury not otherwise appropriated, to be paid to Charles T. Pollard, President of the Alabama and Florida railroad company, being the difference between fifteen and twenty-four per cent. duty on railroad iron of the value of twenty-six thousand four hundred and forty-two dollars and twenty-six cents, withdrawn from warehouse at Pensacola, Florida, in the month of April, eighteen hundred and sixty-one.

APPROVED August 22, 1861.

CEAP. XXXVI .-- An Act to authorize the Postmaster General to contract for the carriage August 22, 1861. of the mails on the route hereafter mentioned.

The Congress of the Confederate States of America do enact, That Mail route established from Groothe following mail route be, and the same is hereby, established, to-wit: lished from Groothe following mail route be, and the same is hereby, established, to-wit: lished from Groothe following mail route established, and Gulf railroad, Goorgia, to the commonly called Groover's Station, in the State of Georgia, to the town town of Monticello, of Monticello, in the State of Florida.

SEC. 2. And be it further enacted, That the Postmaster General be, Contract for car-and he is hereby, authorized to make the first contract for carrying of said route. the mail over said route, without the necessity of advertising for bids for said contract as required by existing law; and that this act do take effect and be in force, from and after its passage: Provided, however, That nothing in this act contained, shall be so construed as to require the Postmaster General to put the mail upon said route, unless in his opinion the public interest demand it.

Proviso.

APPROVED August 22, 1861.

CHAP. XXXVII.—An Act to establish a uniform rule of naturalisation for persons en- August 22, 1861.

listed in the armies of the Confederate States of America.

The Congress of the Confederate States of America do enact, That Rights of citievery person not a citizen of one of the Confederate States engaged in persons, who are the military service of the said Confederate States during the existing not citizens, enwar against the United States of America, shall thereby, and whilst in gaged in the milisuch service, be under the protection of the Confederate States as fully Confederate States. as if he were a citizen thereof, the rights of a citizen being to such extent hereby conferred, and moreover shall have the right to become uralized and benaturalized and to become a citizen of any one of the Confederate States, come citizens of and shall thereby be entitled to all the rights and privileges of a citizen any one of the Conof said State of the Confederate States upon taking an oath to support federate States. the Constitution of such State, and well and faithfully to serve the Confederate States of America, to maintain and support the Constitution and laws thereof, and to renounce all allegiance and obedience to any foreign government, state, sovereignty, prince or potentate, and particularly by name the government, state, sovereignty, prince or potentate of which he may be, or have been, a citizen or subject, and stating which in which the applione of the Confederate States he intends to become a citizen of; but if becomes one of the the State in which the said applicant shall have resided next before his C. S., his citzenapplication shall afterwards become a member of this Confederacy, the ship to remain in side and in that State at his

Where the State citizenship of said applicant shall remain in said State at his election, election.

notwithstanding proceedings under this act. SEC. 2. The oath prescribed in the preceding section may be made by Before whom the all persons below the rank of colonel, before the colonel or commanding oath to be taken. officer of the regiment to which such persons may be attached,

in the minitary service of this act.

Where to be filed.

court to record the same.

Clerk's fee.

and said oath may be made by colonels, and all officers superior in rank to colonels, and by all persons enlisted in the military service of the Confederate States not attached to regiments, before any commissioned officer Sceretary of War of the Confederate States of rank higher than that of colonel. And it to provide blank shall be the duty of the Secretary of War to provide blank forms of the oath, and distribute oath required to be taken as aforesaid, and to cause the same to be distributed whenever necessary, and to make the regulations necessary for To inform persons informing all persons now engaged in the military service of the Confederate States of the provisions of this act, and to cause all the oaths Oath taken to be so taken as aforesaid to be returned to the War Department. And it returned to War shall be further the duty of the Secretary of War to file for record, in the district court of the Confederate States for the State and district where the capital may be situated, all the oaths so returned to the War Department as aforesaid. And it shall be the duty of the clerk of said Clerk of district district court to record all oaths of naturalization filed with him as aforecaths and index the said, and to keep an index of the same; for which service he shall be entitled to a fee of twenty-five cents for each naturalization oath, to be paid out of the public treasury in the same manner as his other fees of office.

APPROVED August 22, 1861

August 24, 1861. CBAP. XXXVIII.—An Act making appropriations for the expenses of Government in the Legi tative. Executive and Indicial Departments for the year ending eighteenth of February, eighteen hundred and sixty two.

Appropriations The Congress of the Confederate States of America do enact, That for the expense of the following sums be, and the same are hereby, appropriated, out of any The year olding money in the treasury not otherwise appropriated, for the objects hereafter February 18, 1862 expressed, for the year ending the eighteenth of February, eighteen hundred and sixty-two:

Legislative.

LEGISLATIVE. - For compensation and mileage of members of Congress, forty-five thousand dollars.

Executive.

Executive.—For contingent and telegraphic expenses of the Executive office, two thousand five hundred dollars.

Department of Justice.

DEPARTMENT OF JUSTICE.— For incidental and contingent expenses, including printing and advertising the laws, two thousand five hundred dollars.

For salary of the law clerk of the Department of Justice, eight hundied and seventy-five dollars.

For salary of superintendent of public printing, and clerk and messen-

ger in his office, three thousand dollars. For purchase of paper for the printing of Congress and the Executive

Departments, under the fourth section of the act of May fourteenth, eighteen hundred and sixty-one, seven thousand dollars.

Troasury Department.

Theasury Department.—For one chief clerk to aid the first auditor in auditing the accounts of the Post-office Department, at two thousand dollars per annum, per act approved May sixteenth, eighteen hundred and sixty-one, the sum of one thousand five hundred and thirteen dollars and ninety seven cents.

For fifteen clerks, at twelve hundred dollars each, the sum of thirteen thousand six hundred and twenty-five dollars and eighty-two cents.

For fourteen clerks, at one thousand dollars each, the sum of ten thousand five hundred and ninety-seven dollars and eighty-five cents.

For one messenger, at five hundred dollars per annum, the sum of three hundred and seventy-eight dollars and forty-nine cents.

For one chief clerk for second auditor's office, at fourteen hundred dollars per annum, per act approved May twenty-first, eighteen hundred and sixty-one, the sum of one thousand and forty-four dollars and thirty-nine cents.

For five clerks, per same act, at twelve hundred dollars each, the sum of

four thousand four hundred and seventy-six dollars.

For five clerks, per same act, at one thousand dollars each, the sum of three thousand seven hundred and thirty dollars.

Judiciary.—For salaries of judges and district attorneys of the Confederate States, and incidental and contingent expenses of courts, twenty-two thousand dollars.

Public Debt.—For interest on the public debt, two hundred and fifty thousand dollars.

APPROVED August 24, 1861.

Judiciary.

Public debt.

Specific appro-

CHAP. XXXIX.—An Act making appropriations to carry into effect, "An act to authorize the issue of treasury not s, and to provide a war tax for their redemption," and for other purposes.

The Congress of the Confederate States of America do enact, That the following sums be, and the same are hereby, appropriated, out printions. of any money in the treasury not otherwise appropriated, to carry into effect "An act to authorize the issue of treasury notes, and to provide a war tax for their redemption," for the year ending the eighteenth of February, eighteen hundred and sixty-two: For one chief clerk, fifteen hundred dollars; for two clerks, twelve hundred dollars each, twenty-four hundred dollars; for two clerks, at one thousand dollars each, two thousand dollars; for five additional clerks, if found necessary by the Secretary of the Treasury, at one thousand dollars each, five thousand dollars; for printing forms and advertising, ten thousand dollars; for paper for bonds, and for engraving and printing treasury notes and bonds, one hundred and thirty-seven thousand dollars.

APPROVED August 24, 1861.

CHAP. XL .- An Act to authorize the issue of inscribed stock in the stead of Coupon August 24, 1861.

The Congress of the Confederate States of America do enact, That Certificates of inin all cases where bonds are authorized to be issued under the acts of scribed stock may Congress, to raise money for the use of the Confederate States, the coupen bonds. Secretary of the Treasury, at the request of the party interested, may cause to be issued, instead of bonds, certificates of inscribed stock, payable to order, transferable at the treasury for the same amount of principal, at the same rate of interest, and payable at the same dates as are prescribed for the bonds.

SEC. 2. And be it further enacted, That if any person shall falsely Forging or counmake, forge or counterfeit, or cause, or procure to be falsely made, terfeiting of said forged or counterfeited, or willingly aid or assist in falsely making, or certificates. forging, or counterfeiting any certificate of stock, in imitation of, or purporting to be, a certificate of stock, issued in accordance with the provisions of any acts of Congress, authorizing the issue of any certificate of stock, or shall pass, utter or publish, or attempt to pass, utter or

than three years, nor more than ten years, and be fined in a sum not

Uttering and publish, as true, any false, forged or counterfeited certificate of stock, purporting to be a certificate of stock as aforesaid, knowing the same to publishing. be falsely made, forged, or counterfeited, or shall falsely alter, or cause or procure to be falsely altered, or willingly aid, or assist in falsely altering any certificate of stock, issued as aforesaid, or shall pass, utter, or publish, or attempt to pass, utter, or publish, as true, any falsely altered certificate of stock, issued as aforesaid, knowing the same to be falsely altered, every such person shall be deemed and adjudged guilty Punishment. of felony, and being thereof convicted by due course of law, shall be sentenced to be imprisoned and kept at labor for a period of not less

> exceeding five thousand dollars. APPROVED August 24, 1861.

CHAP. XLI .- An Act to establish Assay Offices at Charlotte and Dahlonega. August 24, 1861.

The Congress of the Confederate States of America do enact, That Charlotte and Dah the President be, and he is hereby, authorized to appoint an assayer at lonega. Their du Charlotte, North Carolinia, and another at Dahlonega, in the State of Georgia, whose duty it shall be to assay and certify the fineness and value of such gold and silver as may be submitted to them ruspectively

to be assayed.

Bond.

SEC. 2. The said assayers shall, respectively, execute a bond to the Confederate States, with sufficient sureties, in such sum as may be approved by the Secretary of the Treasury, to discharge the duties of his office, and shall take oath to discharge the said duties and to support

Oath.

To have charge the Constitution of the Confederate States; whereupon the Secretary of of the buildings, the Treasury shall place in his charge, and subject to his use, the buildused for the mint, ings used for the mint, and the tools and implements used therein. SEC. 3. It shall be the duty of the said assayer to take proper care of

To take care of

buildings, grounds the said buildings, grounds, and property, keep the same in good repair, and to restore the same to the Confederate States in like condition in which they were received; he shall hold his office for two years, and shall employ under him, at such rates as he may agree upon, such workmen and inferior officers as he may see fit.

Term of office.

inferior officers.

proceedings.

SEC. 4. The whole expense of the establishment shall be defrayed by Workmen and the assayer; and, in order to defray the same, and to receive a reasons-Defraying of exble compensation for his services, he shall be entitled to retain from all penses of the osmetals or ore submitted to him for assay, such seignorage or charge as Salary of as-will enable him to receive an annual salary not exceeding two thousand

tablishmont.

SEC. 5. The said assayers shall, from time to time, as required by the Report of his Secretary of the Treasury, make an accurate report of all proceedings at their offices, in such form as may be required by the said Secretary;

Assayers and and they and their officers shall, at all times, be subject to such orders their officers sub and regulations as the Secretary of the Treasury may, from time to time, ject to orders of make or direct.

APPROVED August 24, 1861.

CHAP. XLII .- An Act making additional appropriations for the Navy of the Confederate States, for the year ending February eighteenth, eighteen hundred and sixty-two.

August 24, ISCL

The Congress of the Confederate States of America do enact, That Specific approthere be appropriated, out of any money in the Treasury, not otherwise priations for the appropriated, for the year ending February eighteenth, eighteen hundred ending Feb. 18, and six-two, the following sums for the Navy: 1861.

For the purchase and building of steamers and gun-boats for coast defences of the Confederate States, the sum of fifty thousand dollars.

For repairing and fitting the steamer Merrimac as an iron-clad ship, the sum of one hundred and seventy-two thousand five hundred and twentythree dollars.

For raising the ships-of-the-line Columbus, Delaware, Pennsylvania and

brig Dolphin, the sum of twenty-five thousand dollars.

For pay, subsistence, and other wants of five hundred additional seamen, ordinary seamen, landsmen and boys, and firemen and coal heavers, the sum of ninety thousand dollars.

For medical supplies and surgeon's necessaries, the sum of four thousand

To pay employees at the Navy Yard, Norfolk, Virginia, from the first day of July, eighteen hundred and sixty-one, to the eighteenth of February, eighteen hundred and sixty-two, the sum of six thousand seven hundred

For floating defences for New Orleans, Louisiana, eight hundred thousand dollars.

To construct sub-marine batteries for the destruction of vessels, fifty thousand dollars.

To construct a centrifugal gun, invented by Charles S. Dickinson, subject to the conditions of the Act passed for that purpose, five thousand dollars. For expenditures in the Ordnance Department of the Navy Yard at Norfolk, for the year ending February eighteenth, eighteen hundred and sixty-two, one hundred and fifteen thousand and fifty-one dollars.

Eor the construction, equipment, and armament of two iron-clad gunboats, for the defence of the Mississippi river and the city of Memphis,

one hundred and sixty thousand dollars.

APPROVED August 24, 1861.

CHAP. XLIII.—An Act to repeal the fourth section of "An act to regulate Foreign Aug. 24, 1861, Coins in the Confederate Sta es," approved March sixteenth, eighteen hundred and sixty-one, and for other purposes.

The Congress of the Confederate States of America do enact, That Repeal of 24 of from and after the passage of this act, the fourth section of "An Act to 14, ch. 42, regula regulate Foreign Coins in the Confederate States," approved March six-ting Foreign Coins, teenth, eighteen hundred and sixty-one, be, and the same is hereby repealed, and that hereafter the following gold coin shall pass current as Foreign gold coin money within the Confederate States of America, and be receivable for the to be current at payment of all debts and demands at the following rates, that is to say: certain rates. The Sovereign, of England, of no less a weight than five pennyweights and three grains, and of the fineness of (915 1-2) uine hundred and fifteen and one-half thousandths, shall be deemed equal to four dollars and eightyfive cents; the Napoleon, of the weight of not less than (4dwt. and 3 1-2 grains) four pennyweights, three grains and one-half, and of a fineness of not less than (899) eight hundred and ninety-nine thousandths, shall be deemed equal to three dollars and eighty-five cents; the Spanish and Mexican Doubloons, of no less a weight than (17 dwt., 8 1-2 grs.) seventeen

pennyweights, eight grains and one-half, and of the fineness of not less than (899) eight hundred and ninety-nine thousandths, shall be deemed equal to fifteen dollars and sixty cents.

APPROVED August 24, 1861.

Aug ?9, 1861. Chap. XLIV.—An Act amendatory of "An act to prescribe the rates of postage in the Confederate States of America," approved February twenty-third, eighteen hundred and sixty-one.

Act of 1861, Feb. The Congress of the Confederate States of America do enact, That 23, ch 13, amond all mailable matter addressed to officers of the several State governments,

to Ptate officers. Proviso.

Pre-payment of for the payment of the postage on which the said governments are respostage not re-possible, in the adjustment of the accounts of the parties mailing the same, quired on mail may be transmitted through the mails without the pre-payment of postage ma'ter addressed thereon: Provided, That the person mailing the same shall endorse thereon his official title and the nature of the matter mailed; and the postage thereon shall be collected of the said governments at the office of delivery.

CHAP. XLV.—An Act making further appropriations for the service of the Post-Office
Department during the year ending the eighteenth February, eighteen hundred and Aug. 29, 1861. six/y-two.

Appropriation to The Congress of the Confederate States of America do enact, That supply deficencies the sum of five hundred thousand dollars be, and the same is hereby, in r. venue of Post. appropriated out of any money in the Treasury not otherwise appropriated, during the year to supply deficiencies in the revenue of the Post-Office Department during ending Feb 18, the year ending the eighteenth February, eighteen hundred and sixty-two. APPROVED August 29, 1861.

CHAP. XLVI.—An Act to amend an act entitled "An act to create the clerical force of the several Departments of the Confederate States of America and for other purposes," Aug. 29, 1861. Act of 1861, Mar. 7,ct. 30, amended. approved March seventh, eighteen hundred and sixty-one.

Clerical force of The Congress of the Confederate States of America do enact, That the War Depart- the clerical force of the War Department shall be increased to the extent and in the manner following, to-wit:

For the office of For the Office of the Secretary of War.—One clerk, at the rate of LL . Scoretary of two thousand dollars per annum; for the payment of whom, from eighteenth of August, eighteen hundred and sixty-one, to the eighteenth of February, eighteen hundred and sixty-two, there is hereby appropriated the sum of one thousand dollars.

Office of Adju-FOR THE OFFICE OF THE ADJUTANT GENERAL.—One clerk at the rate of tant General. twelve hundred dollars per annum; one clerk at the rate of one thousand dollars per annum; one clerk at the rate of eight hundred dollars per annum; for whose payment, from eighteenth of August, eighteen hundred and sixty-one, to the eighteenth of February, eighteen hundred and sixtytwo, there is hereby appropriated the sum of fifteen hundred dollars.

Office of Quarter-FOR THE OFFICE OF THE QUARTERMASTER GENERAL three additional master General. clerks at twelve hundred dollars each per annum; three additional clerks at one thousand dollars each per annum; for whose payment, from eighteenth of August, eighteen hundred and sixty-one, to the eighteenth of February, eighteen hundred and sixty-two, there is hereby appropriated the sum of three thousand and three hundred dollars.

FOR THE OFFICE OF THE COMMISSARY GENERAL, for two clerks at the Office of Commissary General. rate of twelve hundred dollars each per annum; for whose payment, from eighteenth of August, eighteen hundred and sixty-one, to the eighteenth of February, eighteen hundred and sixty-two, there is hereby appropriated the sum of twelve hundred dollars.

FOR THE BUREAU OF ENGINEERS .- One clerk at twelve hundred dollars; one clerk at one thousand dollars; one draughtsman at twelve hundred neers. dollars; for whose payment, from the eighteenth of August, eighteen hundred and sixty-one, to the eighteenth of February, eighteen hundred and sixty-two, there is hereby appropriated the sum of seventeen hundred dollars.

APPROVED August 29, 1861.

CHAP. XLVII .- An Act to authorize the construction of certain gun-boats.

Aug. 29, 1861.

The Congress of the Confederate States of America do enact, That Additional gunin addition to the gun-boats heretofore authorized by law, the President boats to be conbee, and he is hereby, authorized, in his discretion, to cause to be constructed three others, specially adapted to sea coast defence.

SEC. 2. That the sum of four hundred and twenty thousand dollars be, for. and the same is hereby, appropriated to the object specified in the foregoing section.

Appropriation

APPROVED August 29, 1861.

CHAP. XLVIII .- An Act to fix the fees and costs in Admiralty cases.

Aug. 29, 1861.

The Congress of the Confederate States of America do enact, That Fees in admiralfor all services rendered by clerks marshals, and district attorneys in ty cases to clerks, marshals and disadmiralty cases in the Confederate Courts, and for which no compensation trict attorneys. is now fixed by law, there shall be paid to said officers, and allowed to them in the settlement of their accounts, the same costs and fees as were allowed under the laws of the United States in like cases, which were in force on the eighteenth February, eighteen hundred and sixty-one.

APPROVED August 29, 1861.

CHAP. XLIX .- An Act to authorize the Secretary of the Navy to make certain contracts without advertising for proposals.

The Congress of the Confederate States of America do enact, That Secretary of Navy the Secretary of the Navy be, and he is hereby, authorized, in case he building of gunshould deem it advisable, to contract for building any gun-boats for which boat, &c., without appropriations have been, or may be, made during the present or any advertising for previous session of Congress, or for altering other vessels so as to convert proposals. them into gun-boats, without advertising for proposals for such work, as required by law: Provided, That the contracts so made shall be in writing, and shall be placed on file in the Navy Department, and a copy thereof deposited, without delay, in the office of the controller of the Treasury.

Proviso.

Approved August 29, 1861.

August 30, 1861. CHAP. L.—An Act making oppropriation for the purchase of a steamer and certain military supplies.

Appropriation The Congress of the Confederate States of America do enact, That for the purchase of the sum of one million of dollars be, and the same is hereby, military supplies. appropriated, out of any money in the treasury not otherwise appropriated, for the purchase of a steamer, and such supplies of leather, shoes, flannel and woolen clothing and blankets for the use of the troops in the service of the Confederate States—the said appropriation to be expended under the direction of the President.

APPROVED August 30, 1861.

August 30, 1861. CHAP. LI.—An Act to amend the second section of "An act concerning the transportation of soldiers and allowance for clothing of solunteers, and amendatory of the 'Act for the establishment and organization of the army of the Confederate States."

2, of sat of May 21,

Secretary of The Congress of the Confederate States of America do enact, That War authorized to the Secretary of War be, and he is hereby, authorized and required provide and furn-to provide, as far as possible, clothing for the entire forces of the ish clothing for the Confederate States, and to furnish the same to every regiment or company upon the requisition of the commander thereof, the quantity, quality and kind thereof to be established by regulation of the Department, to be approved by the President; and, in case any State shall furnish to its troops and volunteers in the Confederate service such

ment, to be approved by the President; and, in case any State shall furnish to its troops and volunteers in the Confederate service such clothing, then the Secretary of War is required to pay over to the Governor of such State the money value of the clothing so furnished.

Sec. 2. The commander of every volunteer company shall have the

Commutation for clothing.

1861, ch. 39.

SEC. 2. The commander of every volunteer company shall have the privilege of receiving commutation for clothing at the rate of twenty-five dollars per man for every six months, when they shall have furnished their own clothing.

APPROVED August 30, 1861.

August 30, 1861. CHAP. LIL.—An Act to authorise the establishment of recruiting stations for volunteers from the States of Kentucky, Missouri, Maryland and Delaware.

Recruiting stations for velanteers the President be, and he is hereby, authorized to establish recruiting
from Kentucky, stations within the Confederate States for the reception of volunteers
land and Delainto the military service of the Confederate States from among persons
ware.

Who are, or have been, residents of the States of Kentucky, Missouri,
Maryland and Delaware.

Commissions as SEC. 2. That the President be authorized to grant commissions as Captains to per-Captains to such persons as he may think fit to raise and command command command companies to be composed of such volunteers; upon the condition howness composed of ever, that such officers shall not hold rank or receive pay until such such volunteers. companies have been raised and are mustered into service.

Organization of SEC. 3. Whenever such recruits shall amount to a sufficient number voluteers into com- to be formed into companies, the President may direct the same to be so panies and region organized, appointing all commissioned officers of the several companies in addition to the captains provided for in the preceding section. And such companies may be organized into regiments in like manner under the direction of the President.

SEC. 4. Until such recruits shall amount to a sufficient number to be No compensation organized into companies, they shall receive no compensation except allowed except, der, till organized. their clothing and rations.

APPROVED August 30, 1861.

CHAP. LIII .- An Act to audit the accounts of the respective States against the August 30, 1861. Confederacy.

The Congress of the Confederate States of America do enact, That Auditing of it shall be the duty of such Auditor or Auditors of the Treasury claims of the Department, as may be designated by the Secretary of the Treasury, Confederate Govand to that end the said Secretary be authorized to appoint as many ernment. extra clerks for the time, as he may deem necessary, at the rate of salary now allowed for clerks of the Treasury Department, to audit the accounts and claims of the respective States of the Confederacy against the Confederate Government for the advances and expenditures made by the said States respectively for the use and benefit of the Confederacy in preparation for or in conducting the war now existing against the United States, and all claims for advances or expenditures of any kind made by any State prior to the passage of its ordinance of secession, shall be shown to have been made in contemplation of the act of secession afterwards consummated, and of the war that might probably ensue, or in the seizure or acquistion of forts, arsenals, navy yards, armaments, munitions and other useful instrumentalities of war, or in the purchase or manufacture of arms or munitions which have since been transferred to the Confederacy, or in some regular mode been brought into its service for the prosecution of the war aforesaid, before such claims shall be audited and the amount ascertained.

SEC. 2. And in auditing the claims of the States of Virginia, North In auditing the Carolina and Tennessee, reference shall be had to the special compacts States reference to and engagements had with those States respectively by the Confederate be had to the spe-Government in view of their proposed adhesion to the Provisional Con-cial compacts with stitution, or of the support of their armaments and the prosecution of these States. the war afterwards, and all claims coming fairly within the purview of such compacts, being properly verified by vouchers, shall, in favor of

said States, be audited and ascertained.

SEC. 3. That proof shall be made in all cases by proper vouchers to Proof. the satisfaction of the Auditor that the amount claimed was actually advanced or expended, that the expenditure was proper, and no greater Restriction as to amount for pay and services shall be audited than is allowed by the amount. regulations of the Confederate Government for pay and services in the Auditor to make like cases, and the Auditor shall make a special report of his action congress. under this law to the Congress at its next session.

SEC. 4. The Secretary of the Treasury shall cause notice to be for- Notice to executwarded to the executive of each of the States of this Confederacy, tive of each State immediately after the passage of this Act, calling on such executive to forward the claims which may be held by his State, subject to be audited under the provisions of this act.

Approved August 30, 1861.

CHAP. LIV .- An Act to establish certain Post Routes, therein named.

August 30, 1861.

SECTION 1. The Congress of the Confederate States of America do Post routes esenact, That there be established the following post routes, viz: From tablished.

Loving Creek Post-Office to Wade's Post-Office, in Bedford county. Virginia. Also, from Charleston, in the county of Tallehatchie, to Friar's Point, in the county of Coahoma, Mississippi. Also, from Culloden to Barnesville, in the State of Georgia. Also, that a route be established from Calhoun, on the Alabama and Florida railroad, in the county of Lowndes, in the State of Alabama, to Benton, in said county, through Mount Willing and Gordonsville. Also, a post route from Clarkesville, in Mecklenburg county, Virginia, to Brownsville, in the State of North Carolina. From Mullens to Lime Kiln, via Campbell Home, in Alabama. Also, from Morganton, in Burke county, North Carolina, to Johnson's Depot, Tennessee. Also, a post route from Louisville, in the county of Winston, to Vaiden, in the county of Carroll, in the State of Mississippi. Also, from Wilmington, North Carolina, to Wadesboro', via Wilmirgton, Charlotte and Rutherford railroad. Also, from Jefferson, Ashe county, North Carolina, to Marion, Smyth county, Virginia. Johnson county, Arkansas. Also from Clarksville to Spadra Bluff, in

APPROVED August 30, 1861.

August 30, 1861. CHAP. LV.—An Act authorizing the President to inflict retaliation upon the persons of prisoners.

Preamble.

WHEREAS, The Government of the United States has placed in irons and lodged in dungeons, citizens of the Confederate States acting under the authority of Letters of Marque, issued in accordance with the laws of the Confederate States, by the President thereof, and have otherwise maltreated the same, and have seized and confined sundry other citizens of the said Confederate States, in violation of all principles of humane and civilized warfare; Therefore,

Be it enacted by the Congress of the Confederate States of America.

Retaliation on That the President be, and he is hereby, authorized to select such the persons of priprisoners taken from the United States, and in such numbers as he may deem expedient, upon the persons of whom he may inflict such retaliation, in such measure and kind, as may seem to him just and proper.

APPROVED, August 30, 1861.

August 30, 1861.

CHAP. LVI .- An Act to provide for the defence of the Mississippi River.

Fleating defences The Congress of the Confederate States of America do enact, That for the Mississippi the President be, and he is hereby, authorized to cause such floating defences, as he may deem best adapted to the protection of the Mississippi river, against a descent of iron plated steam gun-boats, to be constructed or prepared with the least possible delay.

APPROVED August 30, 1861.

CHAP. LVII.—An Act to amend on act entitled "An act to establish a Patent Office, August 30, 1961. and to provide for the granting and issue of patents for new and useful discoveries, inventions, improvements and designs," approved May 21, 1861.

Actof 1861, May 21, ch. 46, amend-

The Congress of the Confederate States of America do enact, That the commissioner of patents, with the approval of the Attorney General, shall incre of patents have power to appoint, in addition to the examiners of patents, provided may be appointed. by the second section of the above recited act, such assistant examiners at a salary of fifteen hundred dollars per annum, as may be required to transact the current business of the patent office with dispatch.

Assistant exera-

approval, may appoint a messenger for said office, at a salary of three hun-patent chies. dred and sixty dollars per appure

Sulary.

SEC. 3. And be it further enacted, That the commissioner be, and he is Pro-payment of hereby, authorized to require applicants for patents, and all other persons persons for patents, with whom he is obliged to correspond or to whom drawings and other and others. papers have to be returned for alteration or correction, to deposit a sufficient sum of money to pay the postage: Provided, That in no single case shall the deposit so required exceed two dollars.

APPROVED August 30, 1861.

CHAP. LVIII .- An Act to provide a mode of authenticating claims for money against the August 30, 1961. Confederate States, not otherwise provided for.

The Congress of the Confederate States of America do enact, That Claims for moall parties having claims for money against the Government of the Con-ney against the C. all parties having claims for money against the Government of the Confederate States, for the proof and payment of which there is no mode office of Att racy provided by existing laws, before receiving payment of the same, shall file General. them in the office of the Attorney General; and shall produce, before said officer, at such time, and in such manner as he shall appoint, their testimony proving, or tending to prove, such claims. And, at the next Report thereon succeeding session of Congress after the hearing of proof, or at any session by Atterney Consof Congress during which a hearing of proof upon any claim is had by ral to Congress. the Attorney General, he shall report to the Congress such claims as he has allowed and recommend their payment, and he shall also report such claims as he has refused to allow.

SEC. 2. Be it further enacted, That all citizens of the Confederate Claims of citi-States holding demands against the Government of the United States, zons of the C. S. may file the same in the office of the Attorney General, and the Attorney General may file the same in the office of the Attorney General; and the Attorney may be filed in the General shall hear proof of such claims, and cause such proof to be taken office of the A tordown in writing and filed in his office; or he may, in his discretion, per-ney tieneral. mit written testimony, taken by deposition, or in answer to interrogatories filed, to be placed on file in his office, as evidence of such claims. But filed, to be placed on file in his office, as evidence of such chains. Due General to pass he shall not pass upon the sufficiency of such evidence, nor make, a report upon and report to Congress upon such claims, until the close of the existing war.

such claims.

APPROVED August 30, 1861.

CHAP. LIX .- An Act to collect, for distribution, the moneys remaining in the several Post August 39, 1861. Offices of the Confederate States at the time the postal service was taken in charge by eaid Government.

The Congress of the Confederate States of America do enact, That Postmaster Genit shall be the duty of the Postmaster General to collect all moneys due eral to collect moAct . ice.

m ye due from from the several postmasters within the Confederate States, and which F values to at the they had not paid over at the time the Confederate States took the charge charge of postal of the postal service, and the several postmasters are hereby required to account to the General Post-Office of this Government under the same rules, regulatins and penalties that were prescribed by the law under which said moneys were received.

Fow to by ap-E: printod.

Sec. 2. The moneys so received shall be kept separate and distinct from the other funds of the Post-Office Department, and shall constitute a fund for the pro rata payment of claims for postal service which accrued before the Postmaster General took charge of the postal service in the States respectively comprising this Confederacy, as may hereafter be provided.

To make procla-

Sec. 3. It shall be the duty of the Postmaster General to make proclapation to citizens mation that all persons who are citizens of the Confederate States of of the C. S. who America, and who may have rendered postal service in any of the States to service under of this Confederacy, under contracts or appointments made by the United the U. S. Govern-States Government before the Confederate States Government took charge or nt to present of such service, shall present their claims to his department, verified and 6.4, &c., to his established according to such rules as he shall prescribe, by a time therein department.

to be set forth, but have there in the best forth but have the set forth but to be set forth not less than six months, and requiring the claimant to

Cathof claimant, state, under oath, how much has been and the date of such payments, on account of the contract or appointment under which said claim occurred, and what fund or provision has been set apart or made for the further payment of the whole or any portion of the balance of such claim, by the Government of the United States, or of any of the States; and they shall also state, on oath, whether they performed fully the service according to their contracts or appointments during the time for which they claim pay, and if not, what partial service they did perform, and what deductions have been made from their pay, so far as they know, on account of any failure, or partial failure, to perform such service; and the Postmaster General shall, as soon as he shall have collected such moneys from said postmasters, and ascertained the amount of claims against the Post-Office Department and the amount received respectively by the claimants as aforesaid, and the provisions, if any, for future payment, make a report of by the Postmaster the same, so that future action may be taken thereon as respects the distribution.

Report theroof General.

Caims, when SEC. 4. All claims for postal service required to be presented by this barr : i. bill shall be barred as against this fund, unless presented within six months after the proclamation of the Postmaster General shall have been made. APPROVED August 30, 1861.

August 19, 1861. CHAP. LX .- An Act to require the receipt by the Postmasters of the Confederate States of Treasury Notes, in sums of five dollars and upwards, in payment of postage stamps or samped envelopes.

Treasury notes ed o ivelopes

The Congress of the Confederate States of America do enact, That to be received in so soon as the Postmaster General shall procure postage stamps and pay contropostage stamped envelopes, that the postmasters throughout the Confederate States be required to receive the Treasury notes of the Confederate States at par, for said stamps and stamped envelopes, in all cases where the amount of stamps or stamped envelopes applied for shall be five dollars or other sums for which the Confederate Treasury notes are issued.

Enforcement by SEC. 2. Be it further enacted, That the endorsement by a member of monther of Con-Congress of his name on newspapers or other printed matter sent by him gross of his name through the mail, shall not by reason of such endorsement subject him to to in reaso of post. letter or other increase of postage.

APPROVED August 30, 1861.

age.

CRAP. LXI.—An Act for the sequestration of the entates, property and effects of alien August 30, 1861.

enemies, and for the indomnity of citizens of the Confederate States, and persons aiding
the same in the existing war with the United States.

WHEREAS the Government and people of the United States have departed Preamble. from the usages of civilized warfare in confiscating and destroying the property of the people of the Confederate States of all kinds, whether used for military purposes or not; and whereas, our only protection against such wrongs is to be found in such measures of retaliation as will ultimately indemnify our own citizens for their losses, and restrain the wanton excesses of our enemies: Therefore-

Purpose of this

Proviso.

Be it enacted by the Congress of the Confederate States of America, Sequestration of That all and every the lands, tenements and hereditaments, goods and enemies. chattels, rights and credits within these Confederate States, and every right and interest therein held, owned, possessed or enjoyed by or for any alien enemy since the twenty-first day of May, one thousand eight hundred and sixty-one, except such debts due to an alien enemy as may have been paid into the Treasury of any one of the Confederate States prior to the passage of this law, be, and the same are hereby, sequestrated by the Confederate States of America, and shall be held for the full indemnity of act. any true and loyal citizen or resident of these Confederate States, or other person aiding said Confederate States in the prosecution of the present war between said Confederate States and the United States of America, and for which he may suffer any loss or injury under the act of the United States to which this act is retaliatory, or under any other act of the United States, or of any State thereof authorizing the seizure, condemnation, or confiscation of the property of citizens or residents of the Confederate States, or other person aiding said Confederate States, and the same shall be seized and disposed of as provided for in this act: Provided, however, When the estate, property or rights to be effected by this act were, or are, within some State of this Confederacy, which has become such since said twenty-first day of May, then this act shall operate upon, and as to such estate, property or rights, and all persons claiming the same from and after the day such State so became a member of this Confederacy, and not before: Provided, further, That the provisions of the act shall not extend certain stocks or to the stocks or other public securities of the Confederate Government, or other public secu. of any of the States of this Confederacy held or owned by any alien rities. enemy, or to any debt, obligation, or sum due from the Confederate Government, or any of the States, to such alien enemy: And provided, also, That the provisions of this act shall not embrace the property of citizens the property of the or residents of either of the States of Delaware, Maryland, Kentucky or citizens or resi-Missouri, or of the District of Columbia, or the Territories of New Mexico, dents of certain Arizona, or the Indian Territory South of Kansas, except such of said States and Territories. citizens or residents as shall commit actual hostilities against the Confederate States, or aid and abet the United States in the existing war against the Confederate States.

SEC. 2. And be it further enacted, That it is, and shall be, the duty of Duty of citizens each and every citizen of these Confederate States speedily to give infor-to notify officers of mation to the officers charged with the execution of this law of any and trated. every lands, tenements and hereditaments, goods and chattels, rights and credits within this Confederacy, and of every right and interest therein held, owned, possessed or enjoyed by or for any alien enemy as aforesaid.

SEC. 3. Be it further enacted, That it shall be the duty of every attor- Attorneys, agents, ney, agent, former partner, trustee or other person holding or controlling former partners, and other any such lands, tenements or hereditaments, goods or chattels, rights or fiduciaries to give credits, or any interest therein, of or for any such alien enemy, speedily to information to reinform the receiver hereinafter provided to be appointed, of the same, and ceiver and render to render an account thereof, and, so far as is practicable, to place the account.

turned over.

by the C. S.

Acquitted of res-same in the hands of such receiver; whereupon, such person shall be fully ponsibility for pro-perty reported and acquitted of all responsibility for property and effects so reported and turned over. And any such person wilfully failing to give such informa-Penalty for fail-tion and render such account shall be guilty of a high misdemeanor, and upon indictment and conviction, shall be fined in a sum not exceeding five thousand dollars, and imprisoned not longer than six months, said fine and imprisonment to be determined by the court trying the case, and shall Liable to be sued further be liable to be sued by said Confederate States, and subjected to pay double the value of the estate, property or effects of the alien enemy held by him or subject to his control.

This act to be the grand juries. Their duty.

Appointment of receivers. shall, as early as practicable, appoint a receiver for each section of the

Bond.

receivers.

Oath.

Receiver to take the property alion enemics.

recover same.

property.

Docketing cause.

SRC. 4. It shall be the duty of the several judges of this Confederacy given in charge to to give this act specially in charge to the grand juries of these Confederate States, and it shall be their duty at each sitting well and truly to enquire and report all lauds, tenements and hereditaments, goods and Receiver to take chattels, rights and credits, and every interest therein, within the jurisdiccopy of report of tion of said grand jury, held by or for any alien enemy, and it shall be the the grand jury and duty of the several receivers, appointed under this act, to take a copy of property reported to see such property and effects reported, and to institute proceedings for the questrate the same sequestration thereof in the manner hereinafter provided.

SEC. 5. Be it further enacted. That each judge of this Confederacy

State for which he holds a court, and shall require him, before entering upon the duties of his office, to give a bond in such penalty as may be prescribed by the judge, with good and sufficient security, to be approved by the judge, conditioned that he will diligently and faithfully discharge Tenure of office. the duties imposed upon him by law. And said officer shall hold his office at the pleasure of the judge of the district or section for which he is appointed, and shall be removed for incompetency, or inefficiency, or infidelity in the discharge of his trust. And should the duties of any Sub-division of such receiver, at any time, appear to the judge to be greater than can be pointment of other efficiently performed by him, then it shall be the duty of the judge to divide the district or section into one or more other receivers' districts, according to the necessities of the case, and to appoint a receiver for each of said newly created districts. And every such receiver shall also, before entering upon the duties of his office, make oath in writing before the judge of the district or section for which he is appointed, diligently, well and truly to execute the duties of his office.

SEC. 6. Be it further enacted, That it shall be the duty of the several

possession, &c., of receivers aforesaid to take the possession, control and management of all lands, tenements and hereditaments, goods and chattels, rights and credits of each and every alien enemy within the section for which he acts. And May sue for and to this end he is empowered and required, whenever necessary for accomplishing the purposes of this act, to sue for and recover the same in the name of said Confederate States, allowing, in the recovery of credits, such delays as may have been, or may be, prescribed in any State as to the Form of action, collection of debts therein during the war. And the form and mode of action, whether the matter be of jurisdiction in law or equity, shall be by petition to the court setting forth, as best he can, the estate, property, right or thing sought to be recovered, with the name of the person holding, exercising supervision over, in possession of, or controlling the same, Notice to person as the case may be, and praying a sequestration thereof. Notice shall in possession of or thereupon be forthwith issued by the clerk of the court, or by the receiver, controlling the thereupon be forthwith issued by the clerk of the court, or by the receiver, to such person, with a copy of the petition, and the same shall be served by the marshal or his deputy and returned to the court as other mesne of process in law cases; whereupon, the cause shall be docketed and stand

for trial in the court according to the usual course of its business, and the

court or judge shall, at any time, make all orders of seizure that may Court or judge seem necessary to secure the subject-matter of the suit from danger of may make orders loss, injury, destruction or waste, and may, pending the cause, make orders to preserve properof sale in cases that may seem to such judge or court necessary to preserve ty from waste. any property sued for from perishing or waste: Provided, That in any case when the Confederate judge shall find it to be consistent with the may be left in the safe-keeping of the property so sequestered, to leave the same in the hands of the debtor or other person.

and under the control of any debtor or person in whose hands the real estate and slaves were seized, who may be in possession of the said property or credits, he shall order the same to remain in the hands and under the control of said debtor or person in whose hands the real estate and slaves were seized, requiring in every such case such security for the safekeeping of the property and credits as he may deem sufficient for the safe-keeping, &c. purpose aforesaid, and to abide by such further orders as the court may make in the premises. But this provise shall not apply to bank or other This provise not corporation stock, or dividends due, or which may be due thereon, or to rents to apply to stocks on real estate in cities. And no debtor or other person shall be entitled or dividends, or to the benefit of this profits and profits the benefit of this profits. to the benefit of this proviso unless he has first paid into the hands of the receiver all interests or net profits which may have accrued since the twenty-first May, eighteen hundred and sixty-one; and, in all cases coming Interest or profits twenty-first May, eighteen nundred and sixty-one, and, in an observed to the of property left in under this proviso, such debtor shall be bound to pay over annually to the of property left in receiver all interest which may accrue as the same falls due; and the per-other person to be son in whose hands any other property may be left shall be bound to paid over to reaccount for, and pay over annually to the receiver, the net income or pro-ceiver. fits of said property, and on failure of such debtor or other person to pay over such interest, net income or profits, as the same falls due, the receiver may demand and recover the debt or property. And wherever, after ten When further sedays' notice to any debtor or person in whose hands property or debts may curity may be rebe left, of an application for further security, it shall be made to appear to quired. the satisfaction of the court that the securities of such debtor or person are not ample, the court may, on the failure of the party to give sufficient additional security, render judgment against all the parties on the bond for the recovery of the debt or property: Provided, further, That said court When court or may, whenever, in the opinion of the judge thereof, the public exigencies judge may order may, whenever, in the opinion of the judge thereof, the public exigences the money due to may require it, order the money due as aforesaid to be demanded by the be demanded by receiver, and if upon demand of the receiver, made in comformity to a the receiver. decretal order of the court requiring said receiver to collect any debts for the payment of which security may have been given under the provisions of this act, the debtor or his security shall fail to pay the same, then upon ten days' notice to said debtor and his security, given by said receiver, of for judgment on a motion to be made in said court for judgment for the amount so secured, failure to pay. said court, at the next term thereof, may proceed to render judgment against said principal and security, or against the party served with such execution. notice, for the sum so secured with interest thereon, in the name of said receiver, and to issue execution therefor.

SEC. 7. Any person in the possession and control of the subject-matter Who may be adoff any such suit, or claiming any interest therein, may, by order of the mitted as a defendant. court, be admitted as a defendant and be allowed to defend to the extent of the interest propounded by him; but no person shall be heard in defence until he shall file a plea, verified by affidavit and signed by him, setting set forth. forth that no alien enemy has any interest in the right which he asserts, or for which he litigates, either directly or indirectly, by trust, open or secret, and that he litigates solely for himself, or for some citizen of the Confederate States whom he legally represents; and when the defence is conducted for on account of another, in whole or part, the plea shall set forth the name and residence of such other person, and the relation that the defendant bears to him in the litigation. If the cause involves matter ceeding.

Security for its

Notice of motion

Jury trial.

which should be tried by a jury according to the course of the common law, the defendant shall be entitled to a jury trial. If it involves matters of equity jurisdiction, the court shall proceed according to its usual mode of procedure in such cases, and the several courts of this Confederacy may, from time to time, establish rules of procedure under this act, not inconsistent with the act or other laws of these Confederate States.

Writs of gar nishment

SEC. 8. Be it further enacted, That the clerk of the court shall at the request of the receiver, from time to time, issue writs of garnishment, directed to one or more persons, commanding them to appear at the then sitting, or at any future term of the court, and to answer under oath what property or effects of any alien enemy he had at the service of the process, or since has had under his possession or control belonging to or held for an alien enemy, or in what sum, if any, he is or was at the time of service of the garnishment, or since has been indebted to any alien enemy, and

No one to be substantially the matters before required of parties pleading. And the

garnishee.

interrogatories.

all cases of litigation under this act the receiver may propound interroga-

dispose of cause,

party in default. Duty of District

Attorney.

Compensation. Proviso.

Receivers to ren-

der accounts.

counts.

Power of court the court shall have power to condemn the property or effects, or debts, to condemn prop-according to the answer, and to make such rules and orders for the erty or debts according to the kinswer, and to make such falles and orders in according to answer, bringing in of third persons claiming or disclosed by the answer to have and to order the an interest in the litigation as to it shall seem proper; but in no case shall bringing in of third any one be heard in respect thereto until he shall, by sworn plea, set forth

heard without plea, decree or judgment of the court, rendered in conformity to this act, shall Judgment of the forever protect the garnishee in respect to the matter involved. And in to protect all cases of garnishment under this act, the receiver may test the truth of How receiver the garnishee's answer by filing a statement, under oath, that he believes may test the truth the answer to be untrue, specifying the particulars in which he believes the of garnishee's an-garnishee has, by omission or commission, not answered truly; whereupon the court shall cause an issue to be made between the receiver and gar-May propound nishee, and judgment rendered as upon the trial of other issues. And in

tories to the adverse party touching any matter involved in the litigation, Period of copy a copy of which shall be served on the opposite party or his attorney, and of, on failure to which shall be answered under oath within thirty days of such service, and answer, court may upon failure so to answer, the court shall make such disposition of the cause as shall to it seem most promotive of justice, or should it deem or imprison the answers to the interrogatories necessary in order to secure a discovery, the

court shall imprison the party in default until full answers shall be made. SEC. 9. It shall be the duty of the District Attorney of the Confederate States, diligently to prosecute all causes instituted under this act, and he shall receive as a compensation therefor two per cent. upon and from the fruits of all litigation instituted under this act: Provided. That no matter shall be called litigated except a defendant be admitted by the court, and a proper plea be filed. SEC. 10. Be it further enacted, That each receiver appointed under

this act shall, at least every six months, and as much oftener as he may be required, by the court, render a true and perfect account of all matters in Nature and char- his hands or under his control under the law, and shall make and state actor of the ac-just and perfect accounts and settlements under oath of his collections of monies and disbursements under this law, stating accounts and making settlements of all matters separately, in the same way as if he were administrator of several estates of deceased persons by separate appointments And the settlements and decrees shall be for each case or estates separately.

so that the transaction in respect to each alien enemy's property may be Not required until kept recorded and preserved separately. No settlement as above provided judgment or decree shall, however, be made until judgment or decree of sequestration shall Court may, at have passed, but the court may at any time pending litigation, require an any time, require account of matters in litigation and in the possession of the receiver, and may make such orders touching the same as shall protect the interest of account of matters

the parties concerned.

sec. 11. When the accounts of any receiver shall be filed respecting ing same.

Final settlement any matter which has passed sequestration, the court shall appoint a day Final settlement for settlement and notice thereof shall be published consecutively for four of receivers accessed in some newspaper near the place of holding the court, and the clerk thereof to be published. of the court shall send a copy of such newspaper to the District Attorney lished, &c. of the Confederate States, for the court, where the matter is to be heard, and it shall be the duty of said District Attorney to attend the settlement to attend settlement and represent the government and to see that a full, true and just settlement ment. is made. The several settlements preceding the final one shall be inter- Interlocutory setlocatory only, and may be impeached at the final settlements, which latter tlements impeachshall be conclusive, unless reversed or impeached within two years, for Final settlement

SEC. 12. Be it further enacted, That the court having jurisdiction of the matter shall, whenever sufficient cause is shown therefor, direct the sale of personal SEC. 12. Be it further enacted, That the court having jurisdiction of the of any personal property, other than slaves, sequestered under this act, on property, other such terms as to it shall seem best, and such sale shall pass the title of the than slaves, se-

person as whose property the same has been sequestered.

SEC. 13. All settlements of accounts of receivers for sequestered property

Accounts be recorded and a receivers for sequestered property shall be recorded and a copy thereof shall be forwarded by the clerk of ceivers to be rethe court to the Treasurer of the Confederate States within ten days after corded and copy the decree, interlocutory or final, has been passed; and all balances found of C. S. against the receiver shall by him be paid over into the court, subject to the order of the Treasurer of the Confederate States, and upon the failure of the balances found receiver for five days to pay over the same, execution shall issue therefor, and ecution to issue, on he shall be liable to attachment by the court and to suit upon his bond. And failure. any one embezzling any money under this Act shall be liable to indictment, ment and suit on and on conviction shall be confined at hard labor for not less than six Punishment for months nor more than five years, in the discretion of the court, and fined embezzling money in double the amount embezzled.

SEC. 14. Be it further enacted, That the President of the Confederate States, shall, by and with the advice and consent of Congress, or of Commissioners. the Senate, if the appointment be made under the permanent Government, appoint three discreet Commissioners, learned in the law, who shall hold at the seat of Government two terms each year, upon notice given, who shall sit so long as the business before them shall require; whose duty it shall be, under such rules as they may adopt, to hear and adjudge such claims as may be brought before them by any one aiding this Confederacy in the present war against the United States, who shall allege that he has been put to loss under the act of the United States, in retaliation of which this act is passed, or under any other act of the United States, or of any State thereof, authorizing the seizure, condemnation or confiscation of the property of any citizen or resident of the Confederate States, or other person aiding said Confederate States in the present war with the United States, and the finding of such Commissioners in favor of any such claim shall be prima facie evidence of the correctness of the demand, and whenever Congress shall pass the claim, the same shall be paid from any money in the Treasury derived from sequestration under this act; Provided, That said Board Appointment not of Commissioners shall not continue beyond the organization of the to continue beyond Court of Claims, provided for by the Constitution; to which Court Court of Claims. of Claims the duties herein provided to be discharged by Com-missioners shall belong upon the organization of said Court. The Their salaries. salaries of said Commissioners shall be at the rate of two thousand five hundred dollars per annum, and shall be paid from the Treasury of the Confederacy. And it shall be the duty of the Attorney General or his Attorney Gene-

in litigation, and

conclusive, unless,

uestered under

Accounts of re-

Receiver to pay

Punishment for

Appointment of

Their duties.

ral or his assistant assistant to represent the interests of this Government in all cases

to represent the in- arising under this act before said Board of Commissioners.

ernment before

SEC. 15. Be it further enacted, That all expenses incurred in prosaid Commission-coedings under this act shall be paid from the sequestered fund, and the Judges, in settling accounts with Receivers, shall make to them proper allowances of compensation, taking two and a half per cent. on receipts, and the same amount on expenditures, as reasonable compensa-The fees of the officers of court shall be such as are tion, in all cases. allowed by law for similar services in other cases, to be paid, however, only from the sequestered fund; Provided, That all sums realized by any Receiver in one year for his services, exceeding five thousand dollars, shall be paid into the Confederate Treasury, for the use of the Confederacy.

Proviso.

Attorney General to furnish unicoedings.

Appeals.

SEC. 16. Be it further enacted, That the Attorney General shall form rules of pro- prescribe such uniform rules of proceeding under this law, not herein otherwise provided for, as shall meet the necessities of the case.

SEC. 17. Be it further enacted, That appeals may lie from any final decision of the court under this law, in the same manner and within the same time as is now, or hereafter may be by law prescribed for appeals in other civil cases.

Sec. 18. Be it further enacted, That the word "person" in this law

The word "person," what to in-includes all private corporations; and in all cases, when corporations clude.

By whom oath become parties, and this law requires an oath to be made, it shall be to be made when made by some officer of such cornoration.

corporation a par-

partnerships.

SEC. 19. Be it further enacted, That the courts are vested with juris-Settlement of disction, and required by this act, to settle all partnerships heretofore existing between a citizen and one who is an alien enemy; to separate the interest of the alien enemy, and to sequestrate it. And shall, also, Severance of sever all joint rights when an alien enemy is concerned, and sequestrate

joint rights. the interest of such alien enemy.

Preservation of property.

Sec. 20. Be it further enacted, That in all cases of administration of any matter or thing, under this act, the court having jurisdiction, may make such orders touching the preservation of the property or effects under the direction or control of the Receiver, not inconsistent with the foregoing provisions, as to it shall seem proper. And the Receiver may Receiver may, at any time, ask and have the instructions of the court, have instructions or Judge, respecting his conduct in the disposition or management of

of the court or any property or effects under his control.

Treasury notes ment of purchases this act.

of property. How this act to be construed.

SEC. 21. That the Treasury notes of this Confederacy shall be receivable in pay receivable in payment of all purchases of property or effects sold under

> SEC. 22. Be it further enacted, That nothing in this act shall be construed to destroy or impair the lien or other rights of any creditor, a citizen or resident of either of the Confederate States, or of any other person, a citizen or resident, of any country, State, or Territory, with which this Confederacy is in friendship, and which person is not in

Proceedings.

Proviso.

Lien or debt actual hostility to this Confederacy. And any lien or debt claimed against alien ene- against any alien enemy, within the meaning of this act, shall be propounded and filed pounded and filed in the court, in which the proceedings of sequestration are had, within twelve months from the institution of such proceedings for sequestration; and the court shall cause all proper parties to be made and notices to be given, and shall hear and determine the respective rights of all parties concerned; Provided, however, That no sales of payments over of money shall be delayed for, or by reason of, such rights or proceedings; but any money realized by the Receiver, whether paid into the court, or Treasury, or still in the Receiver's hands, shall stand in lieu of that which produced said mone, and be held to answer

the demands of the creditors aforesaid, in the same manner as that which produced such money was. And all claims not propounded and filed as aforesaid, within twelve months as aforesaid, shall cease to to exist against the estate, property, or effects sequestrated, or the proceeds

APPROVED August 30, 1861.

CHAP. LXII.-An Act to perpetuate testimony in cases of slaves abducted or harbored August 30, 1861. by the enemy, and of other property seized, wasted or destroyed by them.

The Congress of the Confederate States of America do enact, That Perpetuation of when any slave or slaves owned by a citizen of the Confederate States, testimony, in case or an inhabitant thereof, shall be, or may have been abducted or harboring of slaves harbored by the enemy, or by any person or persons acting under by the enemy. the authority, or color of authority of the United States Government, or engaged in the military or naval service thereof, during the existing war, it shall be lawful for the owner or his attorney to appear before any Judge of the Confederate States, or a commissioner of any court thereof, or any notary public, or in case of there being no such officer within the county, city or corporation, where the proceedings are Proceedings. instituted, before any justice of the peace or alderman, consenting to act in the premises, and adduce proof, oral or written, of the fact of such ownership and abduction or harboring. If the owner of such slave or slaves is laboring under the legal disability of infancy, insanity or coverture, the evidence tending to establish such ownership, and abduction or harboring, may be adduced by the proper legal representative of the owner. In all cases such owner, attorney or representative shall make affidavit of the loss. Such affidavit shall not be taken as evidence of the fact of loss, unless it shall appear to the satisfaction of the officer taking the same that no other and better evidence can be obtained, which fact shall distinctly appear in the certificate of such officer; and it shall be the duty of the judicial officer taking cognizance of the case, to reduce to writing the oral evidence, and to retain the written evidence in support of the alleged ownership and loss, and within thirty days after the hearing, to transmit the same to the Secretary of State of the Confederate States, to be filed and preserved among the archives of the Confederate States, to be filed and preserved among the archives of the State Department, accompanied by a certificate from the said judicial filed and preserved in State Department. officer, authenticating the report so made by him. And the said judicial ment. officer shall also state in his certificate of authentication, whether, in his opinion, the evidence so heard and transmitted, is, or is not, entitled to credit. It shall be the duty of the Secretary of State to receive and file in his Department, the report so transmitted, and to furnish to the owners, attorney or representative a duly certified copy furnished. thereof, whenever the same shall be demanded.

SEC. 2. And be it further enacted, That whenever any property, other Perpetuation of than slaves, real or personal, belonging to any citizen of the Confederate property, other States, or any inhabitant thereof, shall be seized, wasted or destroyed by than slaves, shall the enemy, during the existing war, or by any person or persons acting be seized, wasted under the authority, or color of authority of the United States Govern-or destroyed by the ment, or engaged in the military or naval service thereof, the mode of taking and preserving proof thereof, shall conform in all respects to that prescribed in the above section, and have like effect.

SEC. 3. And be it further enacted, That the provisions of this act Act not to be shall not be construed as implying that the Confederates States are in construed as implying that the C. any way liable to make compensation for any of the property to which S. will make comit refers.

pensation.

APPROVED August 30, 1861.

August 30, 1861. CHAP. LXIII .- An Act to provide for the transmission of Money, Bands or Treasury Notes.

Transmission of The Congress of the Confederate States of America do enact, That funds of the C. S. the Secretary of the Treasury is authorized to make such arrangements for the transmission of the funds of the Confederate States as he shall Appropriation. deem expedient; and for that purpose the sum of twenty thousand

dollars is hereby appropriated.

APPROVED August 30, 1861.

August 30, 1861. CHAP. LXIV -An Act to amend an act entitled "An act recognizing the existence of War between the United States and the Confederate States, and concerning Letters of Marque, Prizes and Prize Goods," approved May sixth, eighteen hundred and nixtyone; and an act entitled "An act regulating the Sale of Prizes and the Distribution thereof," approved May sixteenth, eighteen hundred and sixtyone.

section seven of the seventh section of the first above recited act be so amended

pensation.

bars and shoals.

First sec. of the Proviso.

act of 1861, May as to permit and authorize the breaking of bu.k and the removal 6, chapter 3, so as by the captors of the whole or any part of the goods found on breaking of bulk board a captured vessel whenever such removal may be necessary for and removal of the safe carriage of such vessel into port, and also, in all cases where, goods on captured by grounding or otherwise, the securing of the cargo or any part thereof may require the removal: Provided, That the person in command of the vestel making such capture shall, as soon as practicable, after land-Inventory of the ing the cargo or any part thereof, cause an exact inventory of the same To be to be made by the nearest magistrate, wherein shall be specified each filed with collector. and every article so landed, and the marks, if any thereon, and forward the same immediately to the collector of the nearest port; the property Custody of the so landed shall remain in the custody of such magistrate, and he shall property. Com-retain possession thereof until the same can be delivered to the marshal; and the court before which such cargo shall be brought, in case the same shall be condemned, may allow such compensation to the magistrate Proviso, when as to the court may seem just and proper: And, provided further, That removal made for when such removal shall be made for the purpose of lightening over bars the purpose of and shoals, and the goods removed shall, as soon thereafter as practilightening over and shoals, and the goods removed shall, as soon thereafter as practicable, be restored on board the prize vessel, the same may be carried to port as if no removal had been made; and no delivery, as provided in

The Congress of the Confederate States of America do enact, That

the preceding clause, to a magistrate shall be required. SEC. 2. That the first section of the last above recited act be so act of 1861, May amended as to allow the judge of a prize court, wherein any con-14, ch.18, amended demination may be had, to order and decree that the said vessel and the of prize versel and cargo, or any part thereof, may, in his discretion, and to enhance the cargo warshal value thereof, be sold by the marshal of the adjoining district, and at of adjoining dis- such place therein as he may designate; Provided, always, That the duties upon all dutiable goods shall be paid from the proceeds of sale.

APPROVED August 30, 1861.

August 30, 1861. CHAP. LXV.-An Act vesting certain powers in the Commissioners of the District Courts of the Confederate States.

Powers vosted in The Congress of the Confederate States of America do enact, That commissioners appointed by the District Courts of the Confederate States shall have power to issue warrants of arrest against trict courts.

offenders, for any crime or offence against the Confederate States, or the laws thereof, and to commit to prison or admit to bail such offender, as the case may be, for trial before such court, as may have cognizance of the offence, and with all the powers in relation to crimes and offences against the Confederate States, or the laws thereof, which are conferred on justices of the peace in relation to crimes and offences against the United States of America, by the act of the twenty-fourth of September, seventeen hundred and eighty-four, of the Congress of said United States, entitled "An Act to establish the Judicial Courts of the United

SEC. 2. And be it further enacted, That said Commissioners shall have such compensation for their services as is given for like services to Commissioners of the United States, by the act of the Congress of said United States, entitled "An Act to regulate the fees and costs to be allowed Clerks, Marshals and Attorneys of the Circuit and District Courts of the United States, and for other purposes," passed on the twenty-sixth of February, eighteen hundred and fifty-three, or by the laws of the United States at that time; to be allowed by the Courts, and paid out of the Treasury of the Confederate States of America.

APPROVED August 30, 1861.

Compensation.

CHAP. LXVI.—An Act to authorize the appointment from civil life of Persons to the August 31, 1861,
Staffs of Generals.

The Congress of the Confederate States of America do enact, That Civilians may the President may, in his discretion, upon the application and recommentation of the States of General and General an dation of a General of the Confederate States Army, appoint from civil rals. life, persons to the staff authorized by law of such officer, who shall have the same rank and pay as if appointed from the Army of the Confederate States.

APPROVED August 31, 1861.

CRIP. LXVII.—An Act providing for the appointment of Adjutan's of Regiments and August 31, 1661.

Legions, of the grade of Subaltern, in addition to the Subalterne attached to Companies.

The Congress of the Confederate States of America do enact, That Appointment cf the adjutants of regiments and legions, may be appointed by the adjutants of regi President upon the recommendation of the Colonel thereof, of the ments and legion of the grade of grade of subaltern, in addition to the subaltern officers attached to subaltern. companies, and said adjutants, when so appointed, shall have the same rank, pay and allowances as are provided by law to adjutants of regiments.

APPROVED August 31, 1861.

CHAP. LXVIII.—An Act providing for the reception and forwarding of articles sent to August 31, 1861. the army by private contribution.

The Congress of the Confederate States of America do enact, That Reception and the Secretary of War be authorized and required to make all necessary forwarding of priarrangements for the reception and forwarding of clothes, shoes, blank- for the army. ets, and other articles of necessity that may be sent to the army by private contribution.

APPROVED August 81, 1861.

August 31, 1861.

CHAP. LXIX .- An Act to allow rations to Chaplains in the army.

Chaplains allowed rations.

The Congress of the Confederate States of America do enact, That Chaplains in the army be, and they are hereby, allowed the same rations as privates.

APPROVED, August 81, 1861.

August 31, 1861.

CHAP. LXX .- An Act to reimburse the State of Florida.

Preamble.

WHEREAS, The State of Florida has made large outlays of money in the arming, equip[p]ing and maintaining troops for the service of the Confederate States, and in the construction of sea-coast defences whereby the State of Florida has exhausted her treasury, and has great need of money to carry on her military operations: Therefore—

to saury notes. Proviso.

Secretary of The Congress of the Confederate States of America do enact, That Transury to issue the Secretary of the Treasury is hereby directed to issue to the State of to the State of Mariel and the State of Marie and Ma Florida \$300,000 in Florida, upon the application of the Governor of said State, three hundred thousand dollars in treasury notes: Provided, That the said State deposit with the Secretary of the Treasury of the Confederate States an equal sum in the bonds of the State of Florida, authorized to be issued under an ordinance of the Convention of said State, which bonds shall be held by the Secretary of the Treasury until the account of the State of Florida, for advances made for military purposes, is adjusted as Congress may direct.

APPROVED August 31, 1861.

August 31, 1861. CHAP. LXXI.—An Act making an additional appropriation for the payment of Clerks and a Messenger for the Post Office Department, and to authorize the Postmaster General to appoint an additional Messenger for the Post-Office Department.

Appropriation The Congress of the Confederate States of America do enact, That for pay of tempothers and the sum of five thousand dollars be, and the same is hereby, a see ager in Post-appropriated out of any money in the treasury not otherwise appro-Office Department, printed, for the payment of such temporary clerks as the Poetmaster for the year ending General may appoint for the Post-Office Department, and for the F.b. 18, 1862. payment of an additional messenger for the Post-Office Department, for the fiscal year ending February eighteenth, eighteen hundred and sixtytwo.

SEC. 2. Be it further enacted, That the Postmaster General be, and Additional messeazer may be ap- he is hereby authorized to appoint an additional messenger for the Postguinted. Compen-Office Department, whose compensation shall not exceed four hundred sation. dollars per annum.

APPROVED August 31, 1861.

August 31, 1861. CHAP. LXXII.—An Act to establish the rates of postage on necespapers and periodicals, sent to dealers therein through the mail, or by express over post routes.

Fates of postage The Congress of the Confederate States of America do enact, That e. sent to deal-persons engaged as dealers in newspapers and periodicals may receive by mail any quantity of such papers and periodicals as they may order, ers therein. on the payment at the place of delivery, of the same rate of postage as is required by the existing haw to be paid by the regular subscribers

to such newspapers or periodicals.

SEC. 2. It shall be lawful for persons engaged in buying and selling May be carried, newspapers and periodicals, to carry any quantity of such papers and outside of the mair, on prepaying the periodicals over the post roads of the Confederate States, outside of the postage. mail, upon prepaying the postage at the same rate charged to regular subscribers to such papers and periodicals into the post-office nearest the place of publication or purchase thereof; and such prepayment shall Howprepayment be indicated by the stamp of such post-office or by writing upon the indicated. Amended act 1861, sees. 3, paper so sent.

SEC. 3. Any person violating the provisions of this act shall forfeit Penalty for vieand pay the sum of fifty dollars, to be recovered by action of debt in lating act. the name and for the use of the Confederate States.

How recoverable.

APPROVED August 31, 1861.

RESOLUTIONS.

July 30, 1861. [No. 1.] A resolution to dispose of donations made by certain Churches on the late Fant Day.

Apprepriation of Resolved by the Congress of the Confederate States of America, That the fund received the sum of five theusand two hundred and seventy-eight dollars and into the treasury seighty-eight cents, reported by the Secretary of the Treasury as received into the Treasury from donations by churches, on the late fast day, be appropriated as a fund for the use of the soldiers and officers wounded at the late battle of Manassas; and that the same be disbursed and applied by the Secretary of the Treasury, with the concurrence of the Chairman of the Committee of this House.

APPROVED July 30, 1861.

July 39, 1861. [No. 2.] Resolutions in relation to the first regiment of North Carolina, Volunteers

President au Resolved by the Congress of the Confederate States of America, That therized to receive the President be, and he is hereby, authorized to receive and muster into service the into the service of the Confederate States of America, the first regiment North Carolina of North Carolina Volunteers now stationed at Yorktown, for the term of six months, from the time they were sworn in and mustered into the service of North Carolina, and to discharge them after the expiration of that period; said period to commence at the time the first company of said regiment was mustered into the service of North Carolina.

Also cadets from Resolved, further, That the Cadets from the North Carolina Institute, Worth Carolina In- at Charlotte, who may have been acting with said regiment, be mustered into service in the same manuer as the residue of the regiment, and recognized as part thereof, with the pay of privates.

APPROVED, July 30, 1861.

August 6, 1861. [No. 3.] Resolutions of thanks to Generals Joseph E. Johnston and Gustave T. Beauregard, and the officers and troops under their command at the battle of Manassas.

Thanks of Con. Resolved by the Congress of the Confederate States of America, That gress to Generals the thanks of Congress are eminently due, and are hereby cordially Jehnston and given, to General Joseph E. Johnston and General Gustave T. Beaure-Beauregard, and gard, and to the officers and troops under their command, for the great troops under their and signal victory obtained by them over forces of the United States far exceeding them in number, in the battle of the twenty-first of July, at Manassas; and for the gallantry, courage and endurance evinced by them, in a protracted and continuous struggle of more than ten hours; a victory, the great results of which will be realized in the future successes of the war, and which, in the judgment of Congress, entitles all who contributed to it, to the gratitude of their country. Resolved,

further, That the foregoing Resolution be made known in appropriate General Orders, by the Generals in command, to the officers and troops to whom they are addressed.

APPROVED August 6, 1861.

[No. 4.] Resolutions touching certain points of Maritime Law, and defining the position of the Confederate States in respect thereto.

August 13, 1861.

Preamble.

WHEREAS, The Plenipotentiaries of Great Britain, Austria, France, Prussia, Russia, Sardinia and Turkey, in a Conference held at Paris, on the 16th of April, 1856, made certain declarations respecting maritime law, to serve as uniform rules for their guidance, in all cases arising under the principles thus proclaimed: And, whereas, it being desirable, not only to attain certainty and uniformity, as far as may be practicable in maritime law, but also to maintain whatever is just and proper in the established usages of nations, the Confederate States of America deem it important to declare the principles by which they will be governed in their intercourse with the rest of mankind. Now, therefore-

Be it resolved by the Congress of the Confederate States of America, Resolutions
1. That we maintain the right of privateering, as it has been long touching certain attablished by the american and recommised by the law of nations. established by the practice and recognized by the law of nations.

2. That the neutral flag covers enemy's goods, with the exception of contraband of war.

3. That neutral goods, with the exception of contraband of war, are

not liable to capture, under enemy's flag.

4. That blockades, in order to be binding, must be effectual; that is to say, maintained by a force sufficient really to prevent access to the coast of the enemy.

APPROVED August 13, 1861.

[No. 5.] A resolution in relation to the equipments of volunteer cavalry companies.

August 21, 1861.

Resolved by the Congress of the Confederate States of America, That Equipments to the Secretary of War be, and he is hereby, authorized, in his discretion, be furnished volto furnish to volunteer cavalry companies, whose services are accepted unteer cavalry companies. for the war by the Confederate States, all necessary equipments.

APPROVED August 21, 1861.

[No. 6.]. Preamble and resolutions concerning Brigadier General Ben. McCullough.

August 22, 1861.

WHEREAS, it has pleased Almighty God to vouchsafe to the arms of the Confederate States another glorious and important victory in a portion of the country where a reverse would have been disastrous by exposing the families of the good people of the State of Missouri to the unbridled license of the brutal soldiery of an unscrupulous enemy: Therefore, be it

Resolved by the Congress of the Confederate States, That the thanks Thanks of Con-of Congress are cordially tendered to Brigadier General Ben. McCullough Brig. Gen. McCuland the officers and soldiers of his brave command, for their gallant lough and the offi-

Preamble.

ears and soldiers conduct, in defeating, after a battle of six and a half hours, a force of under his comthe enemy equal in numbers and greatly superior in all their appointments; thus proving that a right cause nerves the hearts and strengthens the arms of the Southern people, fighting, as they are, for their liberty, their homes and firesides, against an unholy despotism.

Resolved, further, That in the opinion of Congress, General McCullough and his gallant troops are entitled to, and will receive, the grateful

thanks of our people.

Resolved, further, That the foregoing resolutions be communicated to that command by the proper department.

APPROVD August 22, 1861.

August 31, 1861.

· [No. 7.] A resolution in relation to drillmasters appointed by States.

Presmille.

WHEREAS, Under the authority of some of the States, drillmasters were attached to various regiments; And, whereas, such office[r]s are not recognized by the laws of the Confederate States, and consequently were not mustered into service: And whereas, several of such drillmasters have nevertheless continued to do effective service, voluntarily, with their respective regiments: Therefore,

Resolved, That such drillmasters be granted an honorable discharge

Drillmasters to Resolved, That such drillmasters be honorably dis-whenever they shall apply therefor.

APPROVED August 31, 1861.

August 31, 1861. [No. 8.] Resolutions to provide troops in the field with bread and fresh provisions.

When troops in Resolved by the Congress of the Confederate States of America, That the field to be furthe Secretary of War be, and he is hereby, directed to furnish to such of our troops in the field as desire it, upon requisition made, and whenever practicable, in lieu of the usual ration of flour an equivalent of

Bakeries to be well backed bread; to this end he is authorized to establish bakeries in such numbers and at such points as may be necessary or to make contracts for the supply of such bread.

Daily ration of Resolved, That a daily ration of fresh vegreelables be furnished to all fresh vegreables for troops whenever the same can be provided at reasonable cost and charges to the government.

APPROVED August 31, 1861.

August 31, 1861.

[No. 9.] Resolutions in regard to certain moneys of the Congress.

Secretary of Resolved, That J. J. Hooper, Secretary of the Congress, be directed Congress to place to place the sum of three hundred and twenty-five dollars, for which he eartain money in his hands to credit sold the iron safe of the Congress to the Governor of Alabama, to the of contingent fund credit of the contingent fund of the Congress.

Other sums to be also further, That the sums for which the articles of furniture placed to credit of of the Congress, at Montgomery, and of the Committee on the Revision half fund, by the of the Laws, were sold, be also placed to the credit of said contingent agent of the Trea-fund, by the Agent of the Treasury Department under whose direction

sary Department. the said articles were sold.

Resolved, further, That said Secretary report to the Congress, at its Secretary to enext session, his action under these resolutions.

APPROVED August 31, 1861.

[No. 10.] Resolutions in respect to the accounts of the Congress.

August 31, 1861.

Resolved by the Congress of the Confederate States of America, That Accounts against the accounts against the Congress, based on and being within the esticate of contingent mates of the Secretary for expenses payable out of the contingent fund and of Congress, of the Congress, shall be paid out of said fund, where such estimates are marked "Approved" by the Chairman of the Committee on Accounts, and where the said Secretary certifies the accounts founded thereon to be just and correct.

Resolved, further, That accounts against the Congress, approved by said Committee of Accounts, be paid out of said contingent fund.

APPROVED August 31, 1861.

• . .

PUBLIC ACTS OF THE PROVISIONAL CONGRESS

OF THE

CONFEDERATE STATES.

Passed at the fourth resision,* of the Provisional Congress, which was begun and held at the City of Richmond, on Tuesday, the third day of September, 1861, and ended on the same day.

JEFFERSON DAVIS, President. ALEXANDER H. STEPHENS, Vice-President of the Confederate States. HOWELL COBB, President of the Congress.

STATUTE IV.

CHAP. L.—An Act to authorize the President to continue the appointments made by him, in the Military and Naval Service, during the recesses of Congress, or the last or present session, and to submit them to Congress at its next session.

The Congress of the Confederate States of America do enact, That President authorized to continue the appointments made by him, rised to continue in the military and naval service, during the recesses of Congress, or during the last or present session, and to submit them to Congress at the military and naval commencement of its next session.

President authorized to continue the appointments made by him, rised to continue in the made by him in the military and naval commencement of its next session.

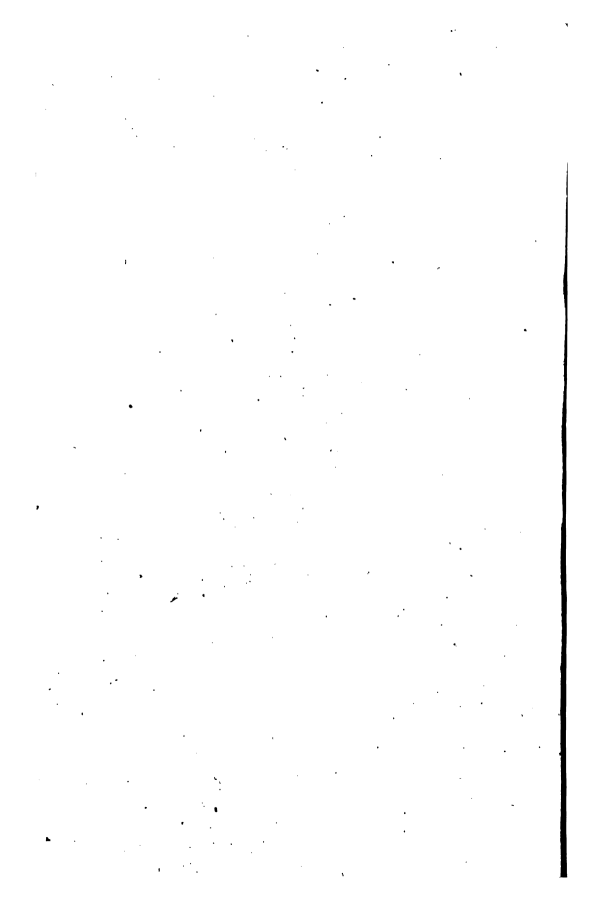
APPROVED September 3, 1861.

CHAP II.—An Act supplemental to an act to establish the rates of postage on newspapers and periodicals sent to dealers therein through the mails, or by Express overpost roads.

The Congress of the Confederate States of America do enact, That Amendment of 2 the word "the" where it last occurs in the second section of said act 2 of act of 1861, be, and the same is hereby, stricken out, and the word "each" sub-tablishing rates of postage on news-

APPROVED September 3, 1861.

^{*}For the proclamation calling this session of Congress, see Appendix. Proclamation No. 1, post p.



APPENDIX-PROCLAMATIONS.

PROCLAMATION

BO. L-CALLING AN EXTRA SESSION OF CONGRESS.

By the President of the Confederate States of America-A Proclamation.

Sept. 2, 1861.

WHEREAS, through accident, a bill to authorize the President to continue the appointments made by him in the military and naval appointments in the military and to submit them to Congress of Congress or the present session, and to submit them to Congress at its next session, failed to be delivered to the President for his signature prior to the adjournment of Congress; and whereas, the failure of said bill to become a law, would cause serious inconvenience to the public service.

Now, therefore, I, JEFFERSON DAVIS, President of the Confederate Congress con-States, do issue this my proclamation, convoking the Congress of the voked. Confederate States for the transaction of business, at the Capitol, in the city of Richmond, on the 3d day of September, at 12 o'clock, noon, of that day, of which all who shall at that time be entitled to act as members of that body are hereby required to take notice.

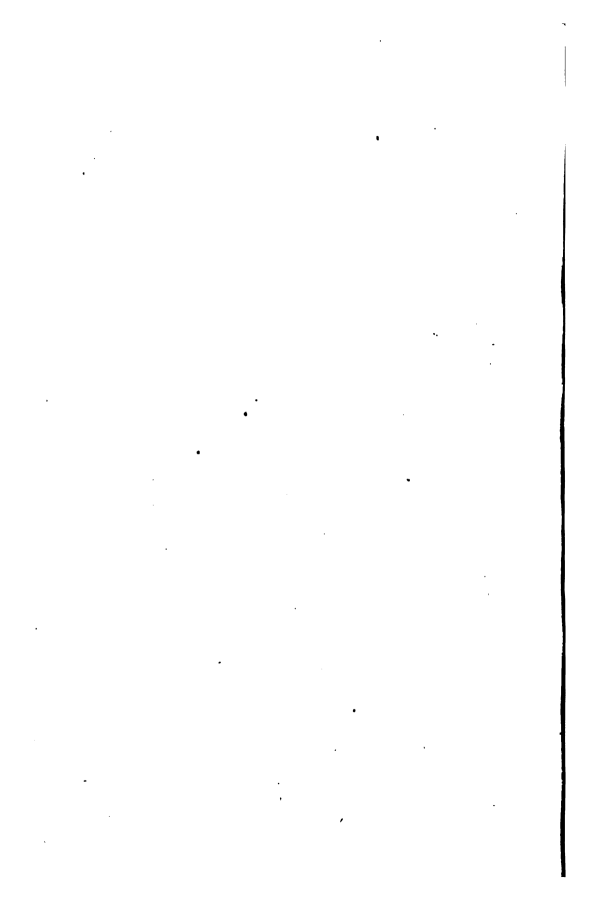
{ SEAL. }

Given under my hand and the Seal of the Confederate States, at Richmond, this 2nd day of September, A. D., 1861.

JEFFERSON DAVIS.

By the President,

R. M. T. HUNTER, Secretary of State.



PUBLIC ACTS OF THE PROVISIONAL CONGRESS

OF THE

CONFEDERATE STATES.

Passed at the fifth session of the Provisional Congress, which was begun and held at the city of Richmond, on Monday, the eighteenth day of November, 1861, and ended on the eighteenth day of February, 1862.

JEFFERSON DAVIS, President. ALEXANDER H. STEPHENS, Vice-President of the Confederate States. HOWELL COBB, President of the Congress.

STATUTE V.

Culp. L-An Act to admit the State of Missouri into the Confederacy, as a member of Nov. 28, 1861. the Confederate States of America.

The Congress of the Confederate States of America do enact, That Missouri admitthe State of Missouri be, and is hereby, admitted as a member of the ted. Confederate States of America, upon an equal footing with the other States of the Confederacy, under the Constitution of the provisional government of the same.

APPROVED November 28, 1861.

CHAP. IL-An Act to enable the State of Missouri to elect members of the House of Nov. 29, 1861. Representatives.

The Congress of the Confederate States of America do enact, as Election of memfollows: In case the State of Missouri shall adopt and ratify the Con-bers from Missouri of the House of stitution for the permanent government of the Confederate States of Representatives. America, the time for holding in said State the first election for members of the House of Representatives, in the Congress of said Confederate States, under said Constitution, shall be such as may be designated by the Legislature of said State; which election shall be conducted, in all respects, according to said Constitution and the law of said State, then in force for that purpose; and if no provision by law shall have been made for such election, then according to the laws heretofore existing therein for the election of members of the House of Representatives in the Congress of the United States.

SEC. 2. The State of Missouri shall be entitled to elect thirteen members to the House of Representatives, the same being upon the basis

to the House of

of one member for every ninety thousand representative population, and one additional member for a fraction over one-half of the ratio aforesaid, under the census of the United States, taken in eighteen hundred and sixty, and being the same basis of representation fixed for the seven original States, in said Constitution for permanent government.

APPROVED November 29, 1861.

1861, Dec. 7.

CHAP. III .- An Act for the employment of laundresses in Military Hospitals.

Employment of The Congress of the Confederate States of America do enact, That laundresses in superintendents of the different military hospitals be, and they are heremilitary hospitals. by, authorised to amploy laundresses for the sick and wounded soldiers, at such rates, and in such numbers, as may be prescribed by the War Department.

APPROVED December 7, 1861.

1861, Dec. 7. CHAP. IV.—An Act to authorize the appointment of one or more officers to aid the President to sign commissions in the army.

Officers to affix The Congress of the Confederate States of America do enact, That signature of the the President be, and he is hereby, authorized to delegate power to one President to commissions in the or more officers, to be selected by him, to affix the signature of the army.

President to commissions in the army.

APPROVED December 7, 1861.

1861, Doc. 10. CHAP. V.—An Act for the admission of the State of Kentucky into the Confederate States of America, as a member thereof.

Kentacky ad The Congress of the Confederate States of America do enact, That the State of Kentucky be, and is hereby, admitted a member of the Confederate States of America, on an equal footing with the other States of this Confederacy.

APPROVED December 10, 1861.

1861, Dec. 10.

CHAP. VI .- An Act to authorize the Secretary of War to appoint an Assistant.

Appointment of The Congress of the Confederate States of America do enact, That,
Assistant Scoretathe Secretary of War be, and he is hereby, authorized and empowered
to appoint an assistant, who shall be known as the Assistant Secretary
His duties.
Compensation.
Secretary, and receive as compensation for his services three thousand
dollars per annum.

Approved December 10, 1861.

1861, Dec. 10. CHAP. VII.—An Act to authorize the appointment of chief buglers and principal musicians to regiments in the provisional army.

Chief bugler or The Congress of the Confederate States of America do enact, That principal musician the President be, and he is hereby, authorized to appoint a chief for each regiment bugler or principal musician, according to corps, to each regiment in the provisional army.

APPROVED December 10, 1861.

CEAP. VIII. -An Act to authorize the enlistment of additional seamen.

1861, Dec. 10.

The Congress of the Confederate States of America do enact, That Enlistment of the President be authorized to enlist for the war any additional number additional seamen of seamen, not to exceed two thousand, that the exigencies of the naval service, and the defence of the sea coast and of rivers and harbors may, in his judgment, render necessary.

APPROVED December 10, 1861.

CEAP. IX.—An Act providing for the granting of bounty and furloughs to privates and 1861, Dec. 11.

The Congress of the Confederate States of America do enact, That Bounty granted a bounty of fifty dollars be, and the same is hereby, granted to all pri-to privates, musi-vates, musicians and non-commissioned officers in the provisional army, commissioned offiwho shall serve continuously for three years or for the war, to be paid cers., at the following times, to wit: To all now in the service for twelve Times of paymonths, to be paid at the time of volunteering or enlisting, for the next ment. two ensuing years subsequent to the expiration of their present term of service. To all now in the service for three years, or for the war, to be paid at the expiration of their first year's service. To all who may hereafter volunteer or enlist for three years or for the war, to be paid at the time of entry into service.

SEC. 2 And be it further enacted, That furloughs not exceeding Furloughs with mity days, with transportation home and back, shall be granted to all transportation twelve months men now in the service, who shall, prior to the expiration granted to twelve of their present term of service, volunteer or calling for the expiration months men. of their present term of service, volunteer or enlist for the next two ensuing years subsequent to the expiration of their present term of service or for three years or the war; said furloughs to be issued at such When to be times and in such numbers as the Secretary of War may deem most issued. compatible with the public interest; the length of each furlough being Length of furregulated with reference to the distance of each volunteer from his lough. home: Provided: That in lieu of a furlough, the commutation value in What may be money of the transportation herein above granted, shall be paid to each received in lieu of

private, musician or non-commissioned officer, who may elect to receive furlough. it, at such time as the furlough itself would otherwise be granted. SEC. 3. This Act shall apply to all troops who have volunteered or To what troops

who are now in the service of the said State, and who may hereafter volunteer or enlist in the service of the Confederate States under the

provisions of the present Act.

SEC. 4. And be it further enacted, That all troops re-volunteering or Re-organization re-enlisting shall, at the expiration of their present term of service, of troops re-volun-have the power to re-organize themselves into companies and elect their listing at the excompany officers, and said companies shall have the power to organize piration of their themselves into battalions or regiments and elect their field officers; present term of and after the first election, all vacancies shall be filled by promotion from the company, battalion or regiment in which such vacancies may by promotion. occur: Provided, That whenever a vacancy shall occur, whether by promotion or otherwise, in the lowest grade of commissioned officers of grade of commissioned officers of grade of commissioned officers of grade of officers a company, said vacancy shall always be filled by election: And pro-filled by election. vided further, That in the case of troops which have been regularly Officers of corealisted into the service of any particular State prior to the formation tain State troops of the Confederacy, and which have by such State been turned over to C. S., appointed, the Confederate government, the officers shall not be elected, but ap-&c., as heretofere.

enlisted for a term of twelve months or more in the service of any State, this act to apply.

appointed and promoted in the same manner and by the same authority as they have heretofore been appointed and promoted.

APPROVED December 11, 1861.

1861, Dec. 12.

CHAP. X .- An Act to divide the State of Tennessee into three Judicial Districts.

Tennessee divided into three judie the State of Tenessee shall constitute three judicial districts, to be denominated the eastern, middle and western districts, the territorial boundaries in which shall be the same as those designated by the laws of the United States, before the separation of said State from the Union.

One district SEC. 2. There shall be, as heretofore, one district judge for the whole judge for the State, whose duty it shall be to hold two terms of his court every whole State.

To hold two year, in each of said divisions or districts, at the times and places preterms in each disseribed by law at the time the State withdrew from the United States. SEC. 3. It shall be the duty of the President of the Confederate Marshal and States to appoint a marshal and attorney for each of said districts.

attorney for each States to appoint a maismar and actorney for each of a district.

Approved December 12, 1861.

1861, Dec. 18. CHAP. XI.—An Act to provide for the payment of the carriers of the electoral votes of the respective States of the Confederacy.

Mileage and pay The Congress of the Confederate States of America do enact, That allowed carriers of mileage, at the rate of ten cents a mile and eight dollars per diem, to be computed for the number of days actually required by the ordinary routes of travel to and from the capitals of the respective States to the capital of the Confederacy, be, and are hereby, allowed to the carriers of the electoral votes to the seat of government.

Approved December 18, 1861.

1861, Dec. 18.

CHAP. XII.—An Act providing for the transfer of certain appropriations.

The Congress of the Confederate States of America do enact, That Transfer of certain appropria all sums remaining unexpended out of the appropriations made by the tions. following acts, to-wit: First, "An act making appropriations for the support of the regular army of the Confederate States of America, for 1861, March 11. twelve months, and for other purposes," approved March eleventh, eighteen hundred and sixty-one; Second, "An act making appropriations in addition to those already made for the military service of the Confederate States of America, for the fiscal year ending the eighteenth day of February, one thousand eight hundred and sixty-two," approved May twenty-first, eighteen hundred and sixty-one, be, and the same are 1961, May 21. hereby, ordered to be transferred for distribution and expenditure in the manner provided in the second section of an act entitled "An act making appropriations for the public defence," approved on the twentyfirst day of August, eighteen hundred and sixty-one. 186!, Aug. 21.

APPROVED December 18, 1861.

CHAP. XIII.—An Act to establish the date from which the commissions of certain staff 1861, Dec. 18. officers shall take effect.

The Congress of the Confederate States of America do enact, That Rank and pay all surgons, assistant surgeons, quartermasters, commissaries and assistant of surgeons, quarquartermasters and commissaries, appointed and commissioned in the commissaries who provisional army, and who may have commenced their service before commenced service receiving their commissions, shall be entitled to take rank and receive before receiving pay from the date when they actually commenced to perform their respective duties, with troops in the service of the Confederacy.

Approved December 18, 1861.

CHAP. XIV .- An Act further suplementary to an act to authorize the issue of treasury 1861, Dec. 19. notes, and to provide a war tax for their redemption.

The Congress of the Confederate States of America do enact, That Payment to the the Secretary of the Treasury is hereby authorized to pay over to the banks of advances several banks, which have made advances to the government, in antici-made by them to pation of the issue of treasury notes, a sufficient amount, not exceeding ten millions of dollars, for the principal, of treasury notes to pay the principal and interest due upon the said advance, according to the engagements made with them.

Sec. 2. The time fixed by the said act, to which this act is further Time for maksupplementary, for making assessments, is hereby extended to the first ing assessments. day of January next; and the time for the completion and delivery of lists.
of the lists is extended to the first day of February next; and the time for the return of the said lists to the Chief Collector is extended to Treasury may the first day of March next; and in cases where the time thus fixed make further exshall be found insufficient, the Secretary of the Treasury shall have tension. Neer to make further extension as circumstances may require.

10, 24.

Sec. 3. The cash on hand, or on deposit in bank, or elsewhere, men-Cash on hand or

power to make further extension as circumstances may require.

tioned in the fourth section of said act, is hereby declared to be subject on deposit, subject to assessment and taxation: and the money at interest, or invested by taxation. individuals in the purchase of bills, notes, and other securities for Securities for money shall be deemed to include securities for money belonging money b longing to non-residents, and such securities shall be returned, and the tax to no thereon paid by any agent or trustee having the same in possession Agent or trustee or under his control. The term "merchandize" shall be construed to pay the tax.

The term "merchandize" and the The term "merchandize" are the The term "merchandize" and the The term "merchandize" are the The term "merchandize" and the The term "merchandize" are the term "merchandize" to include merchandize belonging to any non-resident, and the chandise, property shall be returned, and the tax paid by any person having the construed. same in possession as agent, attorney, or consignee: Provided, That How the words the words "money at interest," as used in the act to which this act terest," to be conis an amendment, shall be so construed as to include all notes, or other strued. evidences of debt, bearing interest without reference to the considera- Agricultural tion of the same. The exception allowed by the twentieth section for products exempted agricultural products shall be construed to embrace such products only when in the bandwhen in the hands of the producer, or held for his account. But no of the producer or tax shall be assessed or levied on any money at interest when the note, held for his acbond, bill or other security taken for its payment shall be worthless No tax on notes, from the insolvency and total inability to pay of the payor or obligor, or bonds, &c., when person liable to make such payment; and all securities for money taxable payer or obligor is person hable to make such payment; and an securities for money taxable insolvent, under this act shall be assessed according to their value, and the assessor Securities for shall have the same power to ascertain the value of such securities as money to be samely to see a seem as a second according the law confers upon him with respect to other property.

Sec. 4. That an amount of money not exceeding twenty-five thousand to their value.

Appropriation to dollars, shall be, and the same is hereby, appropriated, out of any money the Chief State Tax

Secretary of the

Collectors to pay in the treasury not otherwise appropriated, to be disbursed under the salaries of clerks, authority of the Secretary of the Treasury, to the Chief State Tax Collectors, for such expenses as shall be actually incurred for salaries of clerks, office hire, stationery and incidental charges, but the books and printing required shall be at the expense of the department, and subject to i s approval.

Lien for tax to SEO. 5. The lien for the tax shall attach from the date of the asattach from date sessment, and shall follow the same into every State of this Confederacy,
of assessment.

and in case any person shall attempt to remove any property which may

Property reand in case any person shall attempt to remove any property which may
shall attempt to remove any property which may
tax may be distax may be distrained and sold.

may distrain upon and sell the same, in the same manner as is provided
in cases where default is made in the payment of the tax.

Collection of the SEC. 6. On the report of any Chief Collector, that any county, town pended in counties, or district, or any part thereof, is occupied by the public enemy, or has &c., occupied by been so occupied as to occasion destruction of crops or property, the the public enemy. Secretary of the Treasury may suspend the collection of the tax in such region until the same can be reported to Congress and its action had

Appointment of Sec. 7. In case any of the Confederate States shall undertake to pay detrict collectors the tax to be collected within its limits, before the time at which the may be suspended when State as District Collectors shall enter upon the discharge of their duties, the sumesthe payment Secretary of the Treasury may suspend the appointment of such colof the tax, and lectors, and may direct the Chief Collector to appoint assessors, and to

of the tax, And the Chief axe lectors, and may direct the Chief Collector to appoint assessors, and to Chleotor may aptake proper measures for the making and perfecting the returns, assesses of the making and perfecting the returns, assesses and provide for so made shall have the same legal validity, to all intents and purposes, the making of reasons are if made according to the provisions of the act to which this act is supplementary.

Tax lists to con. Sec. 8. That tax lists already given, varying from the provisions of form to this Act. of this act, shall be corrected so as to conform thereto.

Approved December 19, 1861.

1861, Dec. 19. CHAP. XV.—An Act for the recruiting service of the provisional army of the Confederate States.

Recruiting and The Congress of the Confederate States of America do enact, That enlisting men for the Secretary of War be, and he is hereby, authorized to adopt measures companies reduced by disth and discharges.

The Congress of the Confederate States of America do enact, That enlisting men for the Secretary of War be, and he is hereby, authorized to adopt measures by disth and discharges.

Company comSEO. 2. And be it further enacted, That the Secretary of War be, recisioned officers and he is hereby, authorized to detail the company commissioned officers this duty.

Opinion, will best comport with the public service; the officers thus appointed to enlist and recruit for their respective companies.

APPROVED December 19, 1861.

1861, Dec. 21. CHAP. XVI.—An Act to determine the number of members the State of Kentucky shall be entitled to have in the House of Representatives of the Congress of the Confederate States, and in relation to the election and returns thereof.

Number of members Kontucky enter the State of Kentucky shall be entitled to have in the House of Representatives, sentatives of the Congress of the Confederate States, twelve members.

SEC. 2. These members shall be elected in the manner, at the time, and at the places which have been, or may hereafter be, prescribed by members. the Legislature of the State, subject to the provisions of the Constitution of the Confederate States.

Election, &c., of

SEC. 3. The persons elected shall be certified by the Governor. APPROVED December 21, 1861.

Governor to certify the person elected.

CRAP. XVII.—An Act in relation to taxes on property which has been, or which is liable to be sequestered as the property of alien enemies.

The Congress of the Confederate States of America do enact, as follows: That it shall be the duty of the Receivers under the sequestration taxes in property act, to pay all taxes upon property of alien enemies, which is liable of alien enemies. therefor, within their respective districts, out of any funds in their hands as receivers, said payment to be charged to the account of the property upon which the tax has been paid: Provided, however, If it Provise. appear to any Receiver that such property, in any case, is not worth more than the taxes for which it is liable, he shall report the facts to the Secretary of the Treasury, whose duty it shall be to instruct the Receiver whether he shall pay the taxes or allow the property to be sold for the taxes.

Receivers to pay

SEC. 2. That the Receivers be authorized to sell by order of court, Sale of sequinand in such manner, and upon such terms, as the court may prescribe, tered property to any property within their respective districts, which has been seques this purpose. tered, or which is liable thereto, for the purpose of raising money for the payment of the taxes aforesaid.

raise money sor

SEC. 3. That whenever a Receiver has not funds in hand, over and When receiver above what is necessary for other expenditures, sufficient to pay said may give to coltaxes, and cannot obtain the same by sale as aforesaid, within the time amount of taxes fixed for the payment of said taxes, he is hereby authorized to give, to due on the properthe tax collector charged with the collection of the taxes, a certificate of ty of alien enemies.

What to be spethe amount due, and he shall specify therein the property upon which cified in the certifithe same is due; and the Secretary of the Treasury shall pay the cate. amount so certified to be due, and shall cause the same to be charged to Secretary of the sequestration fund. But the giving of the certificate shall be subject Treasury to pay the sequestration fund. to the same condition precedent as provided in regard to payment in the charge same first section of this act.

sequestration

SEC. 4. That the Secretary of the Treasury be authorized to make fund. Certificate subagreements with the several States, counties, cities and towns for the ject to condition postponement of the collection of taxes for which the property of alien precedent.

cuemies sequestered, or liable to be; and in case any one or more of the Postponement of States, counties, cities or towns consent to the same, he is hereby taxes on the seempowered to issue certificates for the amount due, bearing interest at questered property the rate of six per cent. per annum, which shall bind the government to of alien enemies.

Certificates for pay the same, and which, when paid, shall be charged to the sequestra-the amount due.

tion fund. SEC. 5. That whenever the property of an alien enemy sequestered, charged to sequesor liable thereto, has been, or shall hereafter be, sold for taxes, the tration fund.

Redemption of Secretary of the Treasury is hereby authorized, with the assent of the the sequestered State in which the property has been sold, to redeem the same by the property of alice payment of the sum or sums required to be paid by citizens in such enemies sold for . case, or by the issue of certificates therefor, as hereinbefore provided, should he deem it advisable, and in all such cases, such property shall should he deem it advisable, and in all such cases, such property shall go into the hands of the Receiver for the district in which the same is and account for situate, and be held and accounted for in the same manner as other the same.

sequestered property; provided the amount of the redemption shall be charged to the sequestration fund.

Approved December 23, 1861.

1861, Doc. 23.

CHAP. XVIII.—An Act to amend "An act to require the receipt by the Pastmasters of the Confederate States of treasury notes, in sums of five dollars and upwards, in payment of postage stamps and stamped envelopes," approved August thirti th, eighteen hundred and sixty-one.

The Congress of the Confederate States of America do enact, That the provisions of "An act to require the receipt by the Postmasters of the Confederate States, of treasury notes, in sums of five dollars and upwards, in payment of postage stamps and stamped envelopes," approved

1861, Aug. 30. August thirtieth, eighteen hundred and sixty-one, be, and the same are hereby, so extended as to require the Postmasters of the Confederate

Treasury notes States to receive the treasury notes of the Confederate States in payreceivable in payrent of postage in sums equal to the denomination of said treasury ment of postage or notes, and to receive the same on deposit for advance payment of such vance payment.

postage.

Approved December 23, 1861.

1861, Dec. 24. CHAP. XIX.—An Act to authorize the President to confer temporary rank and command on officers of the navy, doing duty with troops.

Temporary mili. The Congress of the Confederate States of America do enact, That tary rank and the President be, and he is hereby, authorized to confer on any officer command confeders of the navy ordered to do duty on shore with troops such temporary the navy ordered military rank and command, and with such limitations and restrictions to do duty on shore as he may deem proper.

with troops. Sec. 2. Any officer of the navy on whom military rank and command rank in the navy. shall be conferred, in virtue of the foregoing section, shall retain his Pay and emoluments. Tank in the navy, and shall be entitled only to the same pay and emoluments.

been conferred on him.

APPROVED December 24, 1861.

1861, Dec. 24. CRAP. XX.—An Act to amend an act entitled "An act to establish a uniform rule of naturalization for persons enlisted in the armies of the Confederate States of America."

The Congress of the Confederate States of America do enact. That the provisions of the above recited Act be, and the same are hereby, extended to all persons, not citizens of one of the Confederate States, not citizens, en who are engaged in the naval service of the Confederate States, during gaged in the naval the present war with the United States: Provided, however, That the service of the Coath therein prescribed may be administered by the captain or other protection as citizens, and may be benefit of this Act and attached thereto, and that the duties therein come naturalized imposed upon the Secretary of War, in regard to persons in the military

Duties of Score-service, shall be performed by the Secretary of the Navy in reference to tary of the navy. persons in the naval service.

Approved December 24, 1861.

CHAP. XXI .- An Act to provide for the appointment of Chaplains in the Navy.

1861, Dec. 24.

The Congress of the Confederate States of America do enact, That Chaplains for whenever any vessels of the Confederate States navy shall be about to vessels of the navy depart for any point beyond the limits of the Confederate States, the beyond the limits President may, in his discretion, employ a chaplain for the voyage, who of the C. S. shall receive the same pay and emoluments as chaplains in the army.

APPROVED December 24, 1861.

CHAP. XXII.—An Act to provide for certain officers of the revenue service.

1861, Dec. 24.

The Congress of the Confederate States of America do enact, That Persons who the President is hereby authorized, in his discretion, to employ, during were officers in the the war any persons who were officers in the revenue service of the revenue service of the war, any persons who were officers in the revenue service of the the U. S. may be United States, but who resigned in consequence of the secession of either employed in the of these States, or who may have been removed from office on account of naval or military their adhesion to the Confederate States, or any one of them, in such naval or military service as the public interest may require, and at such salary as he may determine: Provided, it shall not exceed the pay to which the Proviso. officer so employed was entitled to receive from the United States.

APPROVED December 24, 1861.

CHAP. XXIII .- An Act to authorize the transfer of a certain appropriation.

1861, Dec. 24.

The Congress of the Confederate States of America do enact, That Transforof. the unexpended balance of an appropriation made by the act entitled certain appropria-"An act to provide for the pay of officers who have resigned from the United States navy, and whom it is proposed to add to the Confederate States navy," approved May twenty-first, eighteen hundred and sixty-one, be, and the same is hereby, transferred to the appropriation made in the first section of an act entitled "An act making appropriations for the support of the navy, for the year ending fourth of February, eighteen hundred and sixty-two, approved March fifteenth, eighteen hundred and sixty-one.

1861, May 21.

1861, March 15.

APPROVED December 24, 1861.

CHAP. XXIV .- An Act to authorize the appointment of additional officers of the Navy. 1861, Dec. 24.

The Congress of the Confederate States of America do enact, That thorisod to appoint the President be, and he is hereby, authorized to appoint the following additional officers officers of the navy, in addition to those heretofore authorized, to-wit: two in the navy. captains; five commanders; fifty lieutenants; ten assistant paymasters, and thirty assistant surgeons; said appointments to be made from the navy and from civil life, as the President may see fit, and to terminate at ments to the end of the war.

When appointnate.

APPROVED December 24, 1861.

CHAP. XXV .-- An Act making appropriations for the expenses of government, in the 1861, Dec. 24. Legislative. Executive and Judicial Departments, for the year ending eighteenth of February, eighteen hundred and eixty-two.

The Congress of the Confederate States of America do enact, That . Appropriatio n s for the expenses of the following sums be, and the same are hereby, appropriated for the government for the car ending Feb. objects hereafter expressed, for the year ending the eighteenth of Feb-18, 1861. ruary, eighteen hundred and sixty-two.

M. mbers of Congress.

Legislative.—For compensation and mileage of members of Congress, seventy-two thousand dollars.

Private secretaof the President.

Executive.—For compensation of private Secretary and Messenger of and messenger the President, two hundred and thirty dollars.

Office of Secretary of State.

For compensation of the Secretary of State, Assistant Secretary of State, Clerks, and Messenger, eight hundred and eighteen dollars and forty-four cents.

'Office of Secreta-

For compensation of the Secretary of the Treasury, Assistant Secrery of the Treasury tary, Comptroller, Auditors, Treasurer and Register, and Clerks and Messengers in the Treasury Department, twenty thousand dollars.

Contingent exsery Department.

For incidental and contingent expenses of the Treasury Department, penses of the Trea- three thousand dollars.

For compensation of one additional laborer for the Treasury Depart-Office of Secreta- ment, one hundred dollars.

ry of War.

For compensation of Secretary of War, Chief of Bureau, and Clerks and Messengers in the War Department, six thousand dollars.

For incidental and contingent expenses of the War Department, ten Contingent exmases of the War thousand dollars.

Department. Office of Secreta-

For compensation of Secretary of the Navy, and Clerks and Messentary of the Navy, gers in his office, one thousand and seventy-five dollars.

For incidental and contingent expenses of the Navy Department, three

Incidental and For incidental and continge contingent ox-thousand five hundred dollars. Department.

For incidental and contingent expenses of the Post-Office Department.

Incidental and one thousand dollars. contingent ex-penses of the Post-

For compensation of the Attorney General, Assistant Attorney Geneoffice Department ral, Clerks and Messenger in the Department of Justice, four hundred Office of the At- and thirty-four dollars.

torney General.

For salary of the Superintendent of Public Printing, five hundred

8 a perintendent dollars. Printing for the

For printing for the several Executive Departments of the Govern-

Balaries of ment, thirty-seven thousand dollars. departments.

Judiciary.—For salaries of Judges, Attorneys, and Marshals, and Judges, Attorneys incidental and contingent expenses of Courts, forty-four thousand

and Marshals. Telegraph lines. dollars.

Miscellaneous.—For compensation of Agents, and for costs of materials. and constructing, repairing and operating telegraph lines, twenty-five thousand dollars.

Public debt.

Public Debt.—For payment of interest on the Public Debt, three hundred thousand dollars.

Pay of efficers

War Department.—For the pay of officers and privates of the army. and privates, quir-volunteers and militia, in the service of the Confederate States, for transportation, &c. Quartermaster's supplies of all kinds, transportation, and other necessary expenses, forty-six millions, thirty-two thousand one hundred and ninetynine dollars.

Subsistence stores Ordnance service.

For the purchase of subsistence, stores, and commissary property, nine and commissary million one hundred and fifty thousand, eight hundred and seven dollars. For the ordnance service in all its branches, two million three hundred and forty thousand dollars.

For the Engineer service, one hundred and thirty-five thousand dollars. Ingineer service

For Surgical and Medical supplies of the Army, two hundred and Surgical and medical supplies. fifty thousand dollars.

For contingencies of the Army, thirty-four thousand dollars.

For contingent expenses of the Adjutant and Inspector General's office, including office furniture. stationery, printed blanks for the use of penses of Adjutant the army, postage, telegraphic dispatches, and so forth, and so forth, six eral's office. thousand, seven hundred dollars.

Navy Department.—For provisions, clothing, and contingencies the ing, &c., in payment or's Department for thousand dellars Paymaster's Department, fifty thousand dollars.

For contingents enumerated, twenty thousand dollars. For medical supplies and surgeon's necessaries, ten thousand dollars. For equipment and repair of vessels of the navy, fifty thousand

For ordnance and ordnance stores, five hundred and fifty thousand dollars. For purchase and building of steamers and gun-boats for coast ordnance stores. defences of the Confederate States, two millions of dollars.

For repairing and fitting the steamer Merrimac as an iron-clad ship,

twenty thousand dollars.

For floating defences for the Mississippi, five hundred thousand dollars. Floating defences For iron and copper for the use of the navy, five hundred and thirty. for the Mississippi five thousand [dollars.]

For coal for steamers, five hundred thousand dollars.

For coal for steamers, are numerous values to navy-yard at Norfolk, Pay of officers, for pay of officers and others employed at the navy-yard at Norfolk, Pay of officers, at the navy Virginia, forty-five thousand dollars.

Approved December 24, 1861.

Contingencies. Contingent exand Inspector Con-

ment of the navy. Contingents.

Medical supplies. Equipment and repair of vessels.

Ordnance and Steamers gun-boats.

Steamer Merri-

Iron and copper.

yard at Norfo'k.

CHAP. XXVI.—An Act supplementary to an act to authorize the issue of treasury notes, 1861, Dec. 24. and to provide a war tax for their redemption.

The Congress of the Confederate States of America do enact, That the authority granted to the Secretary of the Treasury to issue treasury notes by the act to authorize the issue of treasury notes, and to provide a war tax for their redemption, approved August nineteenth, eighteen hundred and sixty-one, be, and the same is hereby, extended and enlarged, so as to authorize the issue of an additional amount of fifty millions of treasury notes of the same character, and subject to the same amount of fifty provisions as the notes authorized by the said act.

SEC. 2. The Secretary of the Treasury, with the approval of the be issued. President, in addition to the bonds authorized to be issued by the second Treasuly may issue section of the said act, approved August nineteenth, eighteen hundred further bonds, and sixty-one, to which this is supplementary, is hereby authorized to issue bonds, not to exceed at any one time an amount of thirty millions of dollars, payable not more than twenty years after date, and to bear an interest not to exceed six per centum per annum, interest payable semiannually; to be exchanged for treasury notes issued under authority of to be exchanged this act, or of the act to which this is supplementary; and said bonds for treasury notes.

Bonds reconvermay, at the option of the holder, be re-converted into treasury notes, tible into treasury under such rules and regulations as the Secretary of the Treasury may notes. prescribe, and the bonds and treasury notes authorized by this act, to be Subject to provisubject to the same provisions, in all respects, not contrary to the pro-ions of the act of visions of this act, as the bonds and treasury notes authorized to be issued 19th August 1861. by the act of the nineteenth August, eighteen hundred and sixty-one, to which this is supplementary.

APPROVED December 24, 1861.

1861, Aug. 19.

Additional notes authorized to

1861, Dec. 21. CHAP. XXVII.—An Act making appropriations to comply in part with treaty stipula-tions mude with certain Indian Tribes.

Appropriations . The Congress of the Confederate States of America do enact, That Indian tribes the following sums be, and the same are hereby appropriated out of any under treaty stipu- money in the treasury, not otherwise appropriated, for the objects hereafter expressed:

Creek Indians. Annuities.

Creek Indians.—For perpetual annuities for the year eighteen hundred and mixty-one, (under article forty-one of treaty made with the Creeks, July tenth, eighteen hundred and sixty-one,) twenty-four thousand five hundred dollars.

Interest.

For interest for the year eighteen hundred and sixty-one, (under article forty-one of said treaty,) and arrearages of same on the sum of two hundred thousand dollars, in the treasury of the United States, and which should have been invested for educational pu poses, twenty-nine thousand dollars.

Education.

For annual provision for education for the year eighteen hundred and sixty-one, (under article forty-one of said treaty,) seven thousand dollars.

For annual provisions, (under article forty-one of said treaty,) for Provisions for wagon makers, &c. wagon makers, smiths and smith-shops, iron and steel, and agricultural purposes, for the year eighteen hundred and sixty-one, and arrearages of same, eleven thousand four hundred and sixty dollars.

For compensation of delegates who negotiated the treaty, (under arti-Compensation of delegates. cle forty-seven of the same,) seven hundred and fifty dollars.

Uniform, &c., for principal chief.

For the purchase of uniform, sabre, Maynard rifle, and ammunition for principal Chief, (under secret article of said treaty,) two hundred and forty dollars.

Choctaw and

Choctuw and Chickasaw Indians.—For permanent annuities, and other Chickasaw In-amounts, payments and allowances, due July first, eighteen hundred and sixty-one, to the Choctaws, (under article fifty-three of treaty made with Annunities, &c. the Choctaws and Chickasaws, July twelfth, eighteen hundred and sixtyone,) ten thousand five hundred and twenty dollars.

Interest.

For interest due July first, eighteen h ndred and sixty-one, on the sum of five hundred thousand dollars, (under same article of said treaty,) held in trust for the Choctaws by the United States, under treaty of of June twenty-second, eighteen hundred and fifty-five, twenty-five thousand dollars.

For amount of advance agreed to be made to the Choctaws, (under Advance to Choctaws. article sixty-one of said treaty,) fifty thousand dollars.

Annuity to Chickon investments and

For permanent annuity, (under article fifty-six of said treaty, (payaasaws and interest ble to the Chickasaws, and interest on the investments and funds of the Chickasaws in the treasury of the United States, for the year eighteen hundred and sixty-one, twenty-five thousand six hundred and six dollars and eighty-nine cents.

Advance to Chick-For advance agreed to be made to the Chickasaws, (under article sixtyone of said treaty,) two thousand dollars.

For compensation of Choctaw and Chickasaw delegates, who negotia-Compensation of delegates. ted the treaty,) under article sixty-three of the same,) two thousand dollars.

Seminole In-Seminole Indians.—For arrearages due December thirtieth, eighteen dians. hundred and sixty, of annual provision for the support of schools, Support of (under article thirty-eight of treaty made with the Seminoles, August schools.

first, eighteen hundred and sixty-one,) thirteen thousand dollars. For arrearages due December thirtieth, eighteen hundred and sixty, Arrearages due agricultural of annual provision for agricultural assistance, (under article thirty-eight assistance. of said treaty,) two thousand dollars.

For arrearages due December thirtieth, eighteen hundred and sixty, for the support of smiths and smith-shops, (under article thirty-eight of said support of smiths and smith-shops. treaty,) two thousand, two hundred dollars.

For permanent annuity, payable December thirtieth, eighteen hundred Permanent anand sixty-one, (under article thirty-eight of said treaty,) twenty-five thou-nuity.

For annual provision for the support of schools, payable December Support of thirtieth, eighteen hundred and sixty-one, (under same article of said schools treaty,) three thousand dollars.

For annual provision for smiths and smith-shops, payable December Annual provision for smiths and thirtieth, eighteen hundred and sixty-one, (under same article of said treaty,) smith-shops.

two thousand, two hundred dollars.

For annual provision for agricultural assistance, payable December Annual provision thirtieth, eighteen hundred and sixty-one, (under same article of said assistance. treaty,) two thousand dollars.

For amount to be expended in the erection of school houses, (under School houses.

same article of said treaty,) one thousand dollars.

For amount to be paid to the heirs of Sally Factor, deceased, (under Heirs of Sally stticle forty of said treaty,) for negroes killed in Florida, five thousand Factor for negroes killed.

For amount to be paid to John Jumper, principal Chief, (under article Principal chief forty-one of said treaty,) for himself, five hundred dollars, and for other and other delegates delegates to Florida, four thousand, six hundred and fifty dollars—five thousand, one hundred and fifty dollars.

For compensation of the commissioners who negotiated the treaty, (under compensation of the commissioners.

article forty-two of same,) five hundred dollars. Cherokee Indians.—For interest for the year eighteen hundred and sixty-Cherokee In one, payable January first, eighteen hundred and sixty-two, (under article dians. forty-five of treaty made with the Cherokees, October seventh, eighteen Interest and forty-five of treaty made with the Unerokees, October seventh, eighteen arrestages of same hundred and sixty-one,) and arrestages of same on permanent general fund on permanent gen-

of the Cherokees, as invested by the United States, forty-three thousand, eral fund. three hundred and seventy-two dollars and thirty-six cents.

For interest for the year eighteen hundred and sixty-one, payable Jan- Interest and aruary first, eighteen hundred and sixty-two, (under article forty-five of said rearages of same treaty,) and arrearages of same on permanent orphans' fund of the Cher-on permanent orokees, as, in part, invested, and, in part, uninvested, by the United States, four thousand, five hundred dollars.

For interest for the year eighteen hundred and sixty-one, payable Jan- Interest and For interest for the year eighteen nundred and sixty-one, payable values using first, eighteen hundred and sixty-two, (under same article of said arrearages of same using first, eighteen hundred and sixty-two, (under same article of said on permanent treaty,) and arrearages of same on permanent school fund of the Chero-school fund. kees, as invested by the United States, seventeen thousand, seven hundred and seventy-two dollars.

For advance agreed to be made to the Cherokees, on account of their Advance on aclands between the States of Missouri and Kansas, (under article forty-eight lands between the of said treaty,) one hundred and fifty thousand dollars.

For moneys due the Cherokee Nation, under the treaty of eighteen and Kansas. hundred and forty-six, as ascertained by article forty-nine of said treaty of Moneys due the nation.

eighteen hundred and sixty-one, twelve thousand dollars.

representatives, provided for by the sixth article of the treaty of eighteen treaty party or representatives, provided for by the sixth article of the treaty of eighteen treaty their representa-For moneys due the treaty party of the Cherokee Nation, or their legal Moneys due the hundred and forty-six, as ascertained by article forty-nine of the said treaty tives. of eighteen hundred and sixty-one, ten thousand, three hundred dollars.

Osage Indians.—For two smiths and two assistants, (under article Osage Indians. twenty-three of treaty made with the Osages; October second, eighteen hundred and sixty-one,) for three months ending February eighteenth, sistants. eighteen hundred and sixty-two, at seventeen hundred and ten dollars per annum, four hundred and twenty-seven dollars and fifty cents.

States of Missouri

Houses, shops For houses, shops and tools for same, (under article twenty-three of said treaty,) fifteen hundred dollars.

Iron, steel and For seven hundred and fifty pounds of iron, and eighty-five pounds steel, and coal, for the year eighteen hundred and sixty-two, (under article twenty-three of said treaty,) one hundred and fifty dollars

Hire of wagonmaker.

For the hire of one wagon-maker, for three months ending February
eighteenth, eighteen hundred and sixty-two, (under article twenty-three
of said treaty,) at six hundred dollars per annum, one hundred and
fifty dollars.

House and shop. For house and shop for same, (under article twenty-three of said

treaty,) five hundred dollars.

Medicines. For purchase of medicines, (under article twenty-four of said treaty,) for the year eighteen hundred and sixty-two, two hundred and fifty dollars.

Salary of physician.

For salary of physician for three months, ending February eighteenth, eighteen hundred and sixty-two, at seven hundred and fifty dollars, (under article twenty-four of said treaty,) one hundred and eighty-seven dollars and fifty cents.

Guns and amFor the purchase of guns and ammunition to be distributed to the
Osages, (under article thirty-five of said treaty,) twenty-five hundred
dollars.

Annual addition For annual addition to school fund for the Osages, payable January first, eighteen hundred and sixty-two, (under article forty of said treaty,) five thousand dollars.

Clothing and For annual purchase of clothing and other articles, to be distributed to the Osages during the year eighteen hundred and sixty-two, (under article thirty-nine of said treaty,) ten thousand dollars.

Interest on former school fund.

For annual interest for the year eighteen hundred and sixty-one, on
former school fund, payable January first, eighteen hundred and sixtyone, (under article forty of said treaty,) one thousand nine hundred and
three dollars and forty-four cents.

Quapaw Indians, Quapaw Indians, etc.—For the purchase of guns and ammunition, etc.

to be distributed to the Quapaws, (under article thirty of treaty made Guns and am-with the Quapaws, October fourth, eighteen hundred and sixty-one,)

one thousand dollars.

Medicines.

For the purchase of medicines for the Quapaws, Senecas, Senecas and Shawness, for the year eighteen hundred and sixty-two, (under article thirty-one of said treaty,) two hundred and fifty dollars.

Compensation of For compensation of physician for the Quapaws, Senecas, Senecas and Shawnees, (under article thirty-one of said treaty,) for three months ending February eighteenth, eighteen hundred and sixty-two, at seven hundred and fifty dollars per annum, one hundred and eighty-seven dollars and fifty cents.

Clothing and For annual provision for the purchase of clothing and other articles for the Quapaws, for the year eighteen hundred and sixty-two, (under article thirty-two of said treaty,) two thousand dollars.

Hire of smith For hire of one smith and one assistant, (under article thirty-three of said treaty,) for three months, ending February eighteenth, eighteen hundred and sixty-two, at eight hundred and fifty dollars per annum, two hundred and twelve dollars and fifty cents.

House, shop and For house, shop and tools for smith, (under article thirty-three of said tools. treaty,) seven hundred and fifty dollars.

Hire of wagon- For hire of one wagon-maker for Quapaws, (under article thirty-four maker for Qua- of said treaty,) for three months, ending February eighteenth, eighteen hundred and sixty-two, at six hundred dollars per annum, one hundred and fifty dollars.

For house, shop, tools and materials for same, (under article thirty- House, shop, tools and materials

four of said treaty,) seven hundred and fifty dollars.

Wagons, har-For purchase of four wagons, four sets of harness for each, ten yoke of oxen, and ten sets of horse gear complete, (under article thirty-six of ness, oxen, &c. said treaty,) one thousand dollars.

For annual provision for purposes of education for Quapaws, due Education. January first, eighteen hundred and sixty-two, (under article thirty-

seven of said treaty,) twenty-five hundred dollars.

For annual salaries of first and second Chiefs of Quapaws, due Salaries of first January first, eighteen hundred and sixty-two, (under article thirty-and second Chiefs of Quapaws. eight of said treaty,) two hundred dollars.

Seneca and Shawnee Indians.—For annual interest due January Seneca and first, eighteen hundred and sixty-two, to the Seneca tribe, on moneys Shawnee Indians. due by the United States, (under article thirty, of treaty made with the neca tribe on mo-Senecas, &c., October fourth, eighteen hundred and sixty-one,) twelve neys due by U. S. hundred and fifty dollars.

For annual interest due January first, eighteen hundred and sixty- Interest to Setwo, to the Senecas and Shawnees, on moneys due by the United States, nees on moneys moneys (under article thirty of said treaty,) one thousand eight hundred and due by U. S.

ninety-two dollars and ninety-six cents.

For interest due the Seneca tribe, and the Cayugas among the Senecas Interest due the and Shawnees, on moneys due them by the State of New York, to wit: Seneca tribe and the Cayugas, on one thousand one hundred and forty-six dollars, due July first, eighteen moneys due them hundred and sixty-one, and one thousand one hundred and fifty-six by the U.S. dollars, due January first, eighteen hundred and sixty-two, (under article thirty-one of said treaty,) two thousand two hundred and ninetytwo dollars.

For the erection of two school houses for the Senecas and the Senecas School-houses. and Shawnees, (under article thirty-three of said treaty,) two hundred and fifty dollars.

For annual amount to be expended, for the purchase of clothing and Clothing and other articles, for Senecas, and Senecas and Shawnees, for the year other articles. eighteen hundred and sixty-two, (under article thirty-two of said treaty,) two thousand four hundred dollars.

For salary of male and female teachers, and purchase of stationery ers, and stationery and books for Senecas, and Senecas and Shawness, for three months, and books. ending February eighteenth, eighteen hundred and sixty-two, at two thousand dollars per annum, (under article thirty-three of said treaty,) five hundred dollars.

For hire of two smiths and two assistants, for three months, ending Hire of smiths February eighteenth, eighteen hundred and sixty-two, at one thousand and assistants. seven hundred and ten dollars, (under article thirty-six of said treaty,) four hundred and twenty-seven dollars and fifty cents.

For purchase of coal, twelve hundred pounds of iron, and two hundred pounds of steel, for the year eighteen hundred and sixty-two, (under article thirty-six of said treaty,) two hundred dollars.

For hire of two wagon-makers for Senecas, and Senecas and Shawnees, for three months, ending February eighteenth, eighteen hundred and makers. sixty-two, at one thousand two hundred dollars, (under article thirty-

seven of said treaty,) three hundred dollars. For houses, shops, tools and materials, (under article thirty-seven,) Houses, shops, tools and materials one thousand dollars.

For the purchase of guns and ammunition, (under article thirty-nine Guns and amof said treaty,) to be distributed to the Senecas, and Senecas and munition.

Shawnees, one thousand two hundred dollars. For medicines for the year eighteen hundred and sixty-one, (under Medicices. article thirty-five of said treaty,) two hundred and fifty dollars.

Reserve Indians.

Rations of prorations of provisions—the same being daily rations to two thousand two
hundred Indians, at sixteen cents per ration—furnished and to be furnished the Wichita, and other Reserve Indians, by Charles B. Johnson,
contractor, from August sixteenth, eighteen hundred and sixty-one, to
February fifteenth, eighteen hundred and sixty-two, (under article fourth
of treaty made with Reserve Indians, August twelfth, eighteen hundred

and sixty-one,) sixty-four thousand two hundred and forty dollars.

Okens, wagons, For the purchase of oxen, wagons, plows, and other implements, (under

plows, &c. article fourteen of said treaty,) ten thousand dollars.

Cows, calves and cother stock animals, to be other stock animals, to be distributed from time to time by agent, (under article fourteen of said treaty,) three thousand dollars.

Hire of smith, For hire of smith, assistant and wagon-maker, for three months, assistants and ending February eighteenth, eighteen hundred and sixty-two, at seventeen hundred and ten dollars per annum, (under article sixteen of said treaty,) four hundred and twenty-seven dollars and fifty cents.

Shops, iron, For shops for smith and wagon-maker, iron, steel, tools and materials, atcel, &c. (under article sixteen of said treaty,) one thousand dollars.

Modicines. For purchase of medicines for the year eighteen hundred and sixtytwo, (under article sixteen of said treaty,) four hundred dollars.

Compensation of For compensation of physician of Reserve Indians, for three months, ending February eighteenth, eighteen hundred and sixty-two, at seven hundred and fifty dollars per annum, (under article sixteen of said treaty,) one hundred and eighty-seven dollars and fifty-cents.

Pay of farmers. For pay of ten farmers, for three months, ending February eighteenth, eighteen hundred and sixty-two, at five hundred dollars per annum, each, (under article sixteen of said treaty,) one thousand two hundred and fifty dollars.

Hire of laborers. For hire of twenty laborers, for three months, ending February eighteenth, eighteen hundred and sixty-two, at fifteen dollars per month, each, (under article seventeen of said treaty,) nine hundred dollars.

Subsistence of For subsistence of ten farmers and twenty laborers, for three months, farmers and lae ending February eighteenth, eighteen hundred and sixty-two, (under articles sixteen and seventeen of said treaty,) one thousand dollars.

Materials, &c., For purchase of materials, &c., for the erection of houses for farmers, for the erection of interpreters and Indians, (under article seventeen of said treaty,) five hundred dollars.

Camanche In Camanche Indians.—For three hundred and twenty-one thousand rations of provisions—the same being daily rations to three thousand Indians, at sixteen cents per ration—furnished and to be furnished, the Camanches, by Charles B. Johnson, contractor, from November first, eighteen hundred and sixty-one, to February fifteenth, eighteen hundred and sixty-two, (under article fifteen of treaty made with the Camanches, August twelfth, eighteen hundred sixty-two,) fifty-one thousand three hundred and sixty dollars.

Oxen, wagons, For purchase of oxen, wagons, carts, plows, and other implements to be distributed to the Camanches, (under article fifteen of said treaty,) five thousand dollars.

Cows, calves and For present purchase of cows, calves, and other stock animals, to be other stock ani-distributed from time to time by the agent, (under article fifteen of said treaty,) twenty-five hundred dollars.

Hire of smith, For hire of smith, striker, and wagon-maker, for three months, ending February eighteenth, eighteen hundred and sixty-two, at seventeen hundred and ten dollars per annum, (under article seventeen of said treaty,) four hundred and twenty-seven dollars and fifty cents.

For shops, tools, iron, steel, coal and materials for smith and wagenmaker, (under article seventeen of said treaty.) one thousand dollars.

For purchase of medicines of Camanales for year eighteen hundred and

sixty-two, (under article seventeen of said treaty.) four hundred dollars. For compensation of physician for three months, ending February eighteenth, eighteen hundred and sixty-two, at seven hundred and fifty dollars physician. per annum, (under article seventeen of said treaty,) one hundred and eighty-seven dollars and hity cents.

For paving individual Seminoles for horses stolen by Camanches, (under Seminoles, for article twenty-three and schedule B, of said treaty.) three thousand four Camanches.

hundred and eighty-seven dollars.

For purchase of materials, &c., for the erection of houses, (under article Material for houses.

eighteen of said treaty.) five hundred dollars.

SEC. 2. And be it further enacted, That the sum of three thousand five hundred dollars be, and the same is hereby, appropriated out of any office. Ac. of the money in the Treasury, not otherwise appropriated, to provide for the Superintendency of Indian Affairs: contingencies of office, office rent, &c., of the Superintendency of Indian and a ntingent ex-Affairs, and the contingent expenses, repairs, &c., of the several Indian penses do, of In-Agencies, for nine months, ending February eighteenth, eighteen hundred dian Agencies. and sixty-two.

SEC. 3. And be it further enacted, That of the aggregate amount appropriated by this act, the sum of two hundred and sixty-five thousand, nine the amount approhundred and twenty-seven dollars and twenty-five cents, being the whole paid in coin. amount of arrearages, annual payments, and interest due the said several Indians and Tribes, and to be due by the thirtieth day of December. of the present year, one thousand eight hundred and sixty-one, may be paid in coin, if the President shall so direct. And the sum of eighty thousand dollars is hereby appropriated for the purchase of coin, if so much be for the purchase of necessary.

SEC. 4. And be it further enacted, That the appropriations hereby made when the appromay, at the discretion of the President, be forthwith paid into the hands pristions to be paid of the proper officers or agents of the government and transmitted, in order tribes. that they may be promptly paid over to the said tribes of Indians, under the said treaties, when the amendments made by this government shall have been ratified as parts of said several treaties by the respective tribes.

APPROVED December 24, 1861.

Shore tails. iron, seed, &c.

Medicines.

Compensation :

Materials, 2 ...

Contingencies of

\$265,927 25 cf

Appropriation

CHAP. XXVIII.—An Act relating to the custody of the returns and certificates of the 1861, Dec. 31. votes of the Electors for President and Vice-President.

The Congress of the Confederate States of America do enact, That Custody of the the returns of the votes for President and Vice-President by the electors electoral votes for of the several States, shall be delivered, for the time being, to the Vice- President and Vice President of the Provisional Government of the Confederate States, who President. shall deliver the same to the President pro tempore of the Senate of the Confederate States on the eighteenth day of February, eighteen hundred and sixty two.

APPROVED December 31, 1861.

CHAP. XXIX .- An Act to provide for a corps of Engineers for the Provisional Army. 1861, Dec. 31.

The Congress of the Confederate States of America do enact, That Appointment of ofthe President be, and he is hereby, authorized to appoint officers of engi- floers of engineers.

Number, rank neers in the provisional army, to a number not exceeding fifty, and of rank and pay. not higher than captain, whose pay and emoluments shall be the same as those allowed for officers of a like grade in the permanent army of the When appoint Confederacy, and whose appointments shall expire at the end of the pendmants to expire. ing war.

APPROVED December 31, 1861.

1861, Dec. 31. CHAP. XXX.—An Act to amend "An act to authorize the President to confer temporary rank and command for service with volunteer troops, on officers of the Conjederate army," approved May twenty-first, eighteen handred and sixty-one."

Be it enacted by the Congress of the Confederate States of America, Temporary rank and command on That the above entitled act be so amended that, in addition to the power on duty in the seven therein granted, the President of the Confederate States be, and he is eral bureaus of the hereby, authorized to confer temporary rank and command upon officers Adjutant and In of the Confederate army on duty in the several bureaus of the Adjutant spector General, and Inspector General, Chief of Engineers and Chief of Ordnance, to and Chief of Ord-cease at the end of the war; the same to be held without prejudice to the nance. positions in said army.

APPROVED December 31, 1861.

1861, Dec. 31.

CHAP. XXXI .- An Act to provide for the payment of certain Indian troops.

l'ayment of cer-

The Congress of the Confederate States of America do enact, That tain Indian troops, the proper quartermaster in the military department of Indian territory be authorized to pay the officers and men of the company of Creek mounted volunteers, raised in the month of August, eighteen hundred and sixty-one, by authority of the commissioner of the Confederate States, for local purposes, at the North Fork village, in the Creek country; and of the Cherokee regiments of Colonels Stand Watie and John Drew, and of the Choctaw and Chickasaw regiment of Colonel Douglas H. Cooper, and of the Creek regiment of Colonel Daniel N. McIntosh, and of the companies of Seminoles raised by the Chief, by authority of the same Commissioner, and of the other troops, called into the service by Colonel Douglas H. Cooper, to aid in suppressing the insurrection of a part of the Creeks, and of any called into service by the Creek Agent for the same purpose, by direction of the Commissioner, for the times during which all of said troops were in the service, after being organized and before being mustered into the service, in the same manner as if they had been mustered in at the respective times when they were organized and received by the Commissioner or either of said officers; which payments shall be made upon special pay A lowance in lieu rolls for that purpose: Provided, That the allowance in lieu of clothing shall be paid only to such of said officers and men as shall have since been or may be mustered into the service, and that none shall be paid who have deserted or disbanded without permission, or have taken sides with the

of clothing.

insurrectionists among the Creeks. Accounts of ac-SEC. 2. And be it further enacted, That the accounts of the acting comting commissaries missaries and quartermasters of all said troops shall be settled and paid in ters of Indian the same manner as if the troops with or for which they acted had been 'roops, how settled regularly mustered into the service at the time when they were organized Debts incurred and received; and that the debts incurred or moneys advanced by them,

or moneys ad be paid by the brigade quartermaster of the brigade commanded by Brig-

adier General Albert Pike: Provided further, That said accounts shall be vanced by them, by also approved by the said Brigadier-General, and that the prices paid by whom to be paid. them be found by him not to have been excessive or exorbitant, and the Proviso. debts to have been contracted in good faith, and the moneys actually advanced.

APPROVED December 31, 1861.

CLAP. XXXII.—An Act to make additional appropriations to defray the expense of the 1861, Dec. 31. Public Printing.

The Congress of the Confederate States of America do enact, That, Appropriation to in addition to the appropriations heretofore made by law, the following pay for Public Printing up to 18 sums be, and the same are hereby, appropriated to pay the expense of the Feb., 1861. Public Printing up to the eighteenth day of February, Anno Domini War Departeighteen hundred and sixty-two, to-wit: For the War Department, twenty thousand dollars; for the Post-Office Department, sixteen thousand dollars; ment. for the Treasury Department, five hundred dollars; for the Department of partment. State, five hundred dollars; making, in all, the sum of thirty-seven thousand dollars, to be paid out of any money in the treasury not otherwise appro-partment.

APPROVED December 31, 1861.

CHAP. XXXIII.—An Act to establish a mail route from Hicks' Ford to Lawrenceville, 1862, Jan. 2. in Virginia.

The Congress of the Confederate States of America do enact, That Post route ethe Congress of the Congenerate States of America and enact, That the following additional post route be, and the same is hereby, established, tablished from the following additional post route be, and the same is hereby, established, Hicks' Ford to namely: From Hicks' Ford, in the county of Greensville, to Lawrence-Lawrenceville. ville, in the county of Brunswick, in the State of Virginia.

SEC. 2. And be it further enacted. That the Postmaster-General be First contract for hereby authorized to make the first contract for carrying the mail over carrying mail over said route, without the necessity of advertising for bids for said contract, made without adas required by existing law.

SEC. 3. This act shall take effect from and after its passage.

APPROVED January 2, 1862.

said route may be vertising for bids.

Commencement of act.

CHAP. XXXIV .- An Act making appropriations for certain floating desences.

1862, Jan. 9.

Be it enacted by the Congress of the Confederate States of America, Appropriation That the sum of one million of dollars be, and the same is hereby, approfences for the Wespriated for floating defences for the Western rivers, to be expended, at the tern rivers. discretion of the President, by the Secretary of War, or Secretary of the Navy, as he shall direct.

APPROVED January 9, 1862.

CHAP. XXXV .- An Act making certain provisions in regard to Indian trust funds.

1862, Jan. 10.

The Congress of the Confederate States of America do enact, That Moneys, bonds, all sums of money, bonds or securities of any kind, belonging to any Indian &c., belonging to

certain Indian tribe or tribes, with whom treaties have been, or may be, made by the tribes, of which the Confederate States, and of which said sums of money, bonds, and other securi-government of the ties, the Government of the Confederate States is, or may hereafter become, dian, to be deposi-the custodian, as the trustee of such tribe or tribes, shall be deposited in the ited in the treasury of the Confederate States.

Secretary of War Sec. 2. And be it further enacted, That the Secretary of War be, and may draw his rehe is hereby, authorized to draw his requisition for each and all sums of quisition for any money deposited in the treasury, as aforesaid, in favor of said Indians, or moneys deposited. any of them, to whom such money may belong, or who may be authorized to receive it.

APPROVED January 10, 1862.

1862, Jan. 11. CHAP. XXXVI.—An Act appropriating two hundred and twenty-three thousand, nx hundred and seven dollars for the naval service.

Appropriations The Congress of the Confederate States of America do enact, That for the naval ser- the sum of one hundred and fifteen thousand, six hundred and seven dolvice.

Officers of the lars be, and is hereby, appropriated for the pay of officers of the navy,

on and off duty, to the first day of April, eighteen hundred and sixty-two;

Warrant and and that the further sum of one hundred and eight thousand dollars be, potty officers, sea- and is hereby, appropriated for the pay of warrant and petty officers, seamen, ordinary seamen, soldiers and boys, and engineers department, to the same time, as per estimates of the Secretary of the Navy of the twenty-sixth December, eighteen hundred and sixty-one.

APPROVED January 11, 1862.

1862, Jan. 11. CHAP. XXXVII.—An Act appropriating fourteen millione eight hundred and fifty thousand dollars for the military service.

Appropriations. The Congress of the Confederate States of America do enact, That For pay of boun- the sum of fourteen millions four hundred thousand dellars be, and is ty and transportation, appropriated for the pay of bounty and transportation, or commution, under act for re-enlistment of tation thereof, for one hundred and fifty thousand men under the act protective months viding for re-enlistment of twelve months men.

Sec. 2. That the sum of four hundred and fifty thousand dollars be, and deract for recruit is hereby, appropriated for expenses under the act for recruiting recently

ing, passed 19 Dec., passed.

1861.

For salary of aseistant Secretary priated for the salary of the Assistant Secretary of War, to the first day
of War to 1st of April, eighteen hundred and sixty-two, as per estimates of the Secretary
April, 1862.

SEC. 3. That the sum of eight hundred dollars be, and is hereby, appreeistant Secretary of War, to the first day
of War, to 1st of April, eighteen hundred and sixty-one.

Approved January 11, 1862.

1862, Jan. 14. CHAP. XXXVIII.—An Act to authorize the appointment of two additional clerks and a draftsman in the Navy Department.

Secretary of the The Congress of the Confederate States of America do enact, That two additional the Secretary of the Navy be, and he is hereby, authorized to appoint one clerks and one additional clerk, at a salary of fifteen hundred dollars per annum, one

other additional clerk at a salary of twelve hundred dollars, and one draftem n; draftsman at a salary of twelve hundred dollars.

APPROVED January 14, 1862.

CHAP. XXXIX.—An Act supplementary to an act making appropriations for certain floating desences, approved January minth, eighteen hundred and sixty-two.

The Congress of the Confederate States of America do enact, That Enlistment of the President be, and he is hereby, authorized to raise a corps for the tenna of necessity serving. a d si ccial service porary and special service on the Western waters, to cause to be enlisted on the western a number of men not exceeding six thousand, and of such commissioned waters. Number. and non-commissioned officers, and of such rank, either naval or military, as the President may deem necessary, who sliall severally receive such pay and allowances as he may determine.

Officers. Rank. Pay and allow-

APPROVED January 14, 1862.

CHAP. XL .- An Act to authorize the Secretary of War to audit and settle the claims of 1862, Jan. 15. certain office . the cin named.

The Congress of the Confederate States of America do enact, That 8 cretary of War the Secretary of War be, and he is hereby, authorized to audit and settle of assistant quarthe claims of all assistant quartermasters general, commissaries general armaters general, and surgeons, who discharged the duties of said offices, from the date of commissaries general, the transfer of the battalions or regiments to which they were attached to gradent surgeons, the time of the appointment of their successors by the Confederate Government: Provided, Said officers held commissions from their respective Province, That States and discharged the duties of said offices under said commissions, and ficers bett and no other officers, during the time, were appointed or discharged the their respective duties of the same.

APPROVED January 15, 1862.

CHAP. X.I.—An Act to make the appointment of Assistant Secretaries of S ate, of the 1862, Jan. 16.

Trensury and of War, Executive appointments.

The Congress of the Confederate States of America do enact, That The appointment hereafter the appointment of Assistant Secretary of State, Assistant Secretaries in a detary of the Treasury, and Assistant Secretary of War, shall be made by executive appointment. the President, by and with the advice and consent of Cong. ess.

SEC. 2. All conflicting laws are hereby repealed.

APPROVED January 16, 1862.

CHAP. XLII -A. Act to authorize the Secretary of the Navy to give a bounty to all per- 1862, Jan. 16, sons enlisted as seamen who enlist for three years or for the war.

The Congress of the Confederate States of America as enact, That the Secretary of the Navy is hereby authorized to give a bounty of fifty three years or for The Congress of the Confederate States of America do enact, That Bounty to seadollars to all persons enlisted as seamen, who shall enlist for three years or the war. for the war. And the provisions of this act shall, in like manner, extend

Seamen already to all seamen heretofore enlisted who will extend the term of their enlistenlisted who will ment to three years or for the war, said bounty to be paid at the time of extend the term, to said enlistment.

tais provision.

APPROVED January 16, 1862.

¢.

CHAP. XLIII.—An Act supplementary to an act entitled "An act to authorize the appointment of additional officers of the navy," approved December twenty-fourth, 1862, Jan. 16. eighteen hundred and sixty-one.

President may The Congress of the Confederate States of America do enact, That appoint officers of the regular navy the President is authorized to appoint officers of the regular navy, to any to any higher grade higher grade under the act above mentioned, without prejudice to their without prejudice position under their original appointment. under original ap-APPROVED January 16, 1862.

tointment.

1862, Jan. 18.

CHAP. XLIV.—An Act to organize the Territory of Arizona.

The Congress of the Confederate States of America do enact, That Temporary government for Terri- all that part of the present Territory of New Mexico, included within the tory of Arizona es- following limits, to-wit: Beginning on the Colorado river, at the parallel tablished. of north latitude thirty-four degrees, thence with said parallel to the eastern boundary of New Mexico; thence south with said boundary until it intersects the line of Texas; and thence with said line to the Rio Grande, and so on to the line of Mexico, on said river, as fixed by the treaty of eighteen hundred and fifty-four; thence with the boundary line established by said treaty between the late United States and Mexico to the Colorado river, thence up the Colorado to the place of beginning, be,

and the same is hereby, created into a temporary government, by the Power to divide name of the Territory of Arizona; and nothing in this act shall be so consaid Territory re-strued as to inhibit the Government of the Confederate States from dividing said Territory into two or more territories, in such manner and at such times as Congress shall deem convenient and proper, or from attaching any

portion of said Territory to any other State or Territory of the Confederate Institution of States; and the institution of slavery in said Territory shall receive all stavery in the Ter-necessary protection, both from the Territorial Legislature and the Conritory to receive gress of the Confederate States: Provided, also, That nothing in this act necessary protections of the Confederate States in the confederate Sta contained shall be construed to impair the rights of persons or property Proviso as to In- now pertaining to the Pimos and Maricopas Indians on the Gila river, or dians in said Ter- the right or claim of the Confederate States to the remainder of the Ter-

ritory of New Mexico, or to any other territory north of the line of thirtyfour degrees north latitude.

The executive emoluments.

SEC. 2. And be it further enacted, That the Executive power and power to be vested authority in and over said Territory of Arizona, shall be vested in a Govin a Governor; his ernor, who shall hold his office for six years, and until his successor shall tenure of office, bridly appointed and qualified, unless sooner removed by the President of the Confederate States. The Governor shall reside within said Territory, at the seat of government, and shall be commander in-chief of the militia thereof; he may grant pardons and respites for offences against the the laws of said Territory, and reprieves for offences against the laws of the Confederate States, until the decision of the President can be made known thereon; he shall commission all officers who shall be appointed to

office under the laws of said Territory, and shall take care that the laws be faithfully executed.

SEC. 3. And be it further enacted, That there shall be a Secretary of Secretary; his said Territory, who shall reside therein, and hold his office for six years, powers and duties. unless sooner removed by the President of the Confederate States; he shall record and preserve all the laws and proceedings of the Legislature hereinafter constituted, and all the acts and proceedings of the Governor in his Executive Department; he shall transmit one copy of the laws and journals of the Legislature within thirty days after the end of each session, and one copy of the executive proceedings and official correspondence semi-annually, on the first days of January and July, in each year, to the President of the Confederate States, and four copies of the laws to the Vice-President, to be deposited in the libraries of Congress; and in case In case of death, of the death, removal, resignation, or absence of the Governor from the resignation or many Territory, the Secretary shall be, and he is hereby, authorized and required the Secretary to execute and perform all the powers and duties of the Governor during sot as Governor. such vacancy or absence, or until another Governor shall be duly appointed

to fill such vacancy.

SEC. 4. And be it further enacted, That the Legislative power and Legislative powauthority of said Territory shall be vested in the Governor and a Legisla-er; in whom vested. tive Assembly. The Legislature shall consist of a Council and House of Legislative As-Representatives. The Council shall consist of thirteen members, having sembly to consist the qualification of voters, as hereinafter prescribed, whose term of office House of Represhall continue two years. The House of Representatives shall, at its first sentatives; how. session, consist of thirteen members, possessing the same qualifications as composed. prescribed for members of the Council, and whose term of office shall continue one year. The number of Representatives may be increased by the Legislature, from time to time, in proportion to the increase of the qualified voters: Provided, That the whole number shall never exceed thirty-nine. An apportionment shall be made, as nearly equal as practi. Apportionment cable, among the several counties or districts, for the election of the members of Lorist. Council and Representatives, giving to each section of the Territory repre-lative Council. sentation in the ratio of its qualified voters, as nearly as may be. And sentation in the ratio of its quained voters, as nearly as may be. And Council and House the members of the Council and of the House of Representatives shall Council and the House of Representatives shall council and the House of Representatives shall council and House of Representa reside in, and be inhabitants of, the district or county, or counties for tives; where to rewhich they may be elected respectively. The said apportionment shall be side. based upon the census report of New Mexico for the year 1860, made by tionment. direction of the late United States.

members of Legis-

Basis of appor-

SEC. 5. And be it further enacted, That the Governor shall regulate the first election which shall be held for members of the Council and House of gulate first election Representatives. The first election shall be held at such time and places, Council and House and be conducted in such manner, both as to persons who shall superin- of Representatend such election and the returns thereof, as the Governor shall appoint tives.

Time, place and and direct, and he shall, at the same time, declare the number of members manner of holding of the Council and House of Representatives to which each of the councilections. ties or districts shall be entitled under this act. The persons having the highest number of legal votes in each of the election districts for members of the Council, shall be declared by him to be duly elected to the Council, and the persons having the highest number of legal votes for the House of Representatives, shall be declared by him to be duly elected members of said House; and the Governor, thereupon, shall give to the respective members of the Council and the House, so declared, certificates of election, under his official signature. In any case, where it shall be declared, election.

Governor to reor membera of

in the first election, that the people have failed to elect, another election Another election shall be ordered, and if any vacancy occurs during the session of the first ordered where Legislature, another election shall likewise be ordered by the Governor, elect, or to fill a under the same rules, to fill such vacancy; but the first Legislature shall vacancy.

provide, by law, for all failures to elect, or vacancies which may occur thereafter. And it is hereby provided that no session shall exceed fifty Term of sessions days except the first session, which may continue seventy days. And it is further provided, that all legislative proceedings shall be conducted in the

e in the E glish English language.

Qualifications of above the age of twenty one years, who shall be an actual resident of said Sec. 6. And be it further enacted, That every free white male inhabitant Territory, and shall possess the qualifications hereinafter prescribed shall be entitled to a vote at the first election, and shall be eligible to any office in the said Territory; but the qualifications of voters and of holding office

No person be thall be exercised only by citizens of the Confederate States: And provided longing to the further, That no officer, soldier, seaman or marine, or other person in the semy or navy to navy of the Confederate States, or attached to troops in the vote in said Terri-army or navy of the Confederate States, or attached to troops in the tory, not being a service of the Confederate States not being a citizen of said Territory, citizen thereof. shall be allowed to vote or hold office in said Territory.

Extent of legis-

SEC. 7. And be it further enacted, That the legislative power of the Territory shall extend to all rightful subjects of legislation consistent with the Constitution of the Confederate States and the provisions of this act; but no law shall be passed interfering with the primary disposal of the soil; no tax shall be imposed upon the property of the Confederate States; nor shall the lands or other property of non-residents be taxed Power of the higher than the lands or other property of residents. Every bill which

lage therein.

Provise.

Live power.

Council and House shall have passed the Council and House of Representatives of the said of Represents Territory, shall, before it become a law, be presented to the Governor of error in quacting the Territory; if he approve, he shall sign it; but if not, he shall return haws, and proceed-it, with his objections, to the House in which it originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If, after such consideration, two-thirds of that House shall agree to pass the bill, it shall be sent, together with the objections, to the other House, by which it shall likewise be considered, and, if approved by two-thirds of that House, it shall become a law. But in all such cases, the votes of both Houses shall be determined by yeas and nays, to be entered on the journal of each House respectively. If any bill shall not be returned by the Governor within six days (Sunday excepted) after it shall have been presented to him, the same shall be a law in like manner as if he had signed it, unless the Legislature, by adjournment, prevent its return, in

Governor not to which case it shall not be a law: Provided always, That the Governor exercise veto in shall not exercise the veto in cases hereinafter expressly reserved or denied Gongress may by this act: Provided further, That the Congress of the Confederate States cares.

change or annu may, at any time, change, modify, or annul any law that may be passed laws passed by the by the Legislative Assembly, but no change or annulling of the same shall Legislative As affect or disturb any rights acquired previous to the making of such change

And may pase or alteration. And provided further, That said Congress may, at any time any lews for the during the existence of said Territorial Government, originate and pass for people of said Ter- the people of said Territory any law which Congress may deem expedient ntury. or necessary and proper.

Appointment of SEC. 8. And be it further enacted That all territorial and county Territoral and officers not herein otherwise provided for, shall be appointed by the county officers. Governor, and they shall hold their offices until they are filled by persons

appointed or elected conformably to such law as the Legislature shall Governor to lay enact in relation thereto. The Governor shall lay off, for the first election, iff election dis-the election districts for the members of the council and House of Representatives, where deemed necessary: Provided, always, That after the first session, the Legislature shall exercise the sole power of laying off all

election districts.

Restriction on SEC. 9. And be it further enacted, That no member of the Legislature embers of Legis-shall hold or be appointed to any office which shall have been created, or the salary or emoluments of which shall have been increased while he was lative Assembly as a member, during the term for which he was elected, and for one year after to appointments to the expiration of such term; but this restriction shall not be applicable to members of the first Legislature; and no person holding a commission or appointment in the military service of the Confederate States shall be a member of the Legislature, or hold any civil office under the government of said Territory.

Sec. 10. And be it further enacted. That the Judicial power of said Territory shall be vested in a supreme court, district courts, probate viz: courts, and in justices of the peace. The supreme court shall consist of a chief justice and two associate justices, any two of whom shall constitute a quorum, and who shall hold a term at the seat of government of said Territory annually. They shall appoint a clerk, who shall hold his office during their pleasure, and who shall receive such fees in all cases clerk. in said court, as the clerk of the supreme court of the Territory of New Mexico is now entitled to by law; and they shall hold their offices during the period of six years, and until their successors are duly appointed and judges of supreme qualified. The said Territory shall be divided into three judicial districts, court. and a district court shall be held in each of said districts by one of the justices of the supreme court at such times and place as may be prescribed by law; and the said judges shall, after their appointments, respectively reside in the districts which shall be assigned them. The jurisdiction of the several courts berein provided for, both appellate and original, and that of the probate courts and justices of the peace shall be as limited by law: Provided, That justices of the peace shall not have jurisdiction of any matter in controversy, when the title or boundaries of land may be in peace. dispute, or where the debt or sum claimed shall exceed one hundred dollars; and the said supreme and district courts respectively shall possess chancery as well as common law jurisdiction. Each district court, or the chancery as judge thereof, shall appoint its clerk, who shall hold his office at the as common lay pleasure of the court for which he shall have been appointed, and who shall jurisdiction.

Rach court for which he shall have been appointed, and who shall jurisdiction. also be the register in chancery, and shall keep his office at the place where court to the court may be held. Writs of error, bills of exception and appeals its clerk. shall be allowed in all cases from the final decision of said district courts do., to be allowed to the supreme court, under such regulations as may be prescribed by law, from decisions of but in no case removed to the supreme court shall trial by jury be allowed district courts to in said court. Writs of error and appeals from the final decision of said supreme court. supreme court shall be allowed, and may be taken to the supreme court of &c., from decisions the Confe lerate States in the same manner and under the same regulations of supreme court as from district courts of the Confederate States, when the value of the to supreme court of the Confederate property or the amount in controversy to be ascertained by the oath or States. affirmation of either party or other competent witness, shall exceed one thousand dollars; except only that in all cases involving title to slaves the said writs of error or appeals shall be allowed and decided by specting cases inthe said supreme court without regard to the value of the matter, property volving title to or title in controversy; and except, also, that a writ of error or appeal slaves, shall also be allowed to the supreme court of the Confederate States from the decision of said supreme court created by this act, or of any judge thereof, or of the district courts created by this act, or of any judge thereof, apon any writ of habeas corpus involving the question of personal freedom; and each of the said district courts shall have and exercise the same juris-tion of personal diction in all cases arising under the constitution and laws of the Confed-freedom. erate States as is vested in the circuit and district courts of the Confederate district district States; and the said supreme and district courts of said Territory and the courts. respective judges thereof shall and may grant writs of habeas corpus in all cases in which the same are granted by the judges of the supreme court corpus.

Judicial power,

Supreme court

Te m of office of

District courts.

Writs of Agbenis of the Confederate States; and the first six days of every term of said Days appropria'ed to the trial of courts shall be appropriated to the trial of causes arising under the said constitution and laws; and writs of error and appeals in all such cases

Pees of clerk of shall be made to the supreme court of said Territory the same as in other cases. The said clerk shall receive in all cases the same fees which the

Proceedings of clerks of the district courts of the present Territory of New Mexico all courts to be in receive for simlar services, until otherwise prescribed by law. The pro-English language ceedings in all courts in said Territory shall be conducted in the English By whom prolanguage. All probate judges in the said Territory shall be appointed by bate judges and the Governor, and all justices of the peace therein shall be appointed by

peace to be ap-the justices of the supreme court. pointed.

salary.

Marshal: His duties,

SEC. 11. And be it further enacted, That there shall be appointed an His fees and attorney for said Territory who shall continue in office for six years, unless sooner removed by the President, who shall receive an annual salary of five hundred dollars, payable quarterly, and the same fees as the attorney general of the present Territory of New Mexico. There shall also be a marshal for the Territory appointed, who shall hold his office for six years, unless sooner removed by the President, who shall execute all process issuing from the said courts when exercising their jurisdiction as district and circuit courts of the Confederate States; he shall perform the duties, be subject to the same regulation and penalties, and be entitled to the same fees as the marshal for the present Territory of New Mexico, and shall, in addition, be paid two hundred dollars annually, as a compensation for extra services.

· Compensation.

Governor, Secrethe President.

ficial oaths, &c.

SEC. 12. And be it further enacted, That the Governor, Secretary, chief tary, shief and as-justice and associate justices, attorney and marshal, shall be nomisociate justices, at nated, and, by and with the advice and consent of Congress or the torney and marshal Congress or the to be appointed by Senate, appointed by the President of the Confederate States. ernor and Secretary to be appointed as aforesaid shall, before they act as Bach to take of such, respectively, take an oath or affirmation before a district judge or some justice of the peace in the limits of said Territory duly authorized to administer oaths and affirmations, or before the chief justice or some associate justice of the supreme court of the Confederate States, to support the constitution of the Confederate States, and faithfully to discharge the duties of their respective offices; which said oaths, when so taken, shall be certified by the person before whom the same shall have been taken, and such certificates shall be received and recorded by the said Secretary among the executive proceedings; and the chief justice and associate justices, and all other civil officers in said Territory, before they act as such, shall take a like oath or affirmation before the said Governor or Secretary, or some judge or justice of the peace of the Territory, who may be duly commissioned and qualified, which said oath or affirmation shall be certified and transmitted by the person taking the same to the Secretary, to be by him recorded as aforesaid; and afterwards, the like oath or affirmation shall be taken, certified and recorded in such manner Salary of Gover- and form as may be prescribed by law. The Governor shall receive an annual salary of fifteen hundred dollars as Governor, and five hundred dollars as commissioner of Indian affairs. The salary of the Secretary of the Territory shall be the sum of twelve hundred dollars per annum, pay-Balary of chief able quarterly. The chief justice and associate justices shall each receive ad associate justices shall each receive ad associate justices shall be paid quarterly at the Treasury of the Confederate States. The members of the Salaries paid Legislative Assembly shall be entitled to receive four dollars each per day Compensation of during their attendance at the sessions thereof, and four dollars each for members of Legis- every twenty miles travel in going to and returning from the said sessions, lative Assembly. estimated according to the nearest usually travelled route. There shall be entingent exappropriated annually the sum of one thousand dollars, to be expended by

the Governor, to defray the contingent expenses of the Territory; there

BOT.

Salary of Secre-

Benses.

shall also be appropriated annually a sufficient sum to be expended by the Secretary of the Territory, and upon an estimate to be made by the Secretary of the Treasury of the Confederate States, to defray the expenses of the Legislative Assembly, the printing of the laws and other incidental expenses; and the Secretary of the Territory shall annually account to the Secretary of the Treasury of the Confederate States for the manner in which the aforesaid sum shall have been expended.

SEC. 13. And be it further enacted, That the Legislative Assembly of Where Legislative Assembly to the Territory of Arizona shall hold its sessions at La Mesilla, which is hold its sessions. hereby designated as the seat of government of the said Territory, until

otherwise provided by law.

SEC. 14. And be it further enacted, That a Delegate to the Congress of House of Ropre-the Confederate States to serve during each Congress, may be elected by sentatives of the the voters qualified to elect members of the Legislative Assembly, who Confederate States shall be entitled to such rights and privileges as may be provided by the to be elected. constitution and laws of the Confederate States. The first election shall Time of electing be held at such time and places, and be conducted in such manner as the said delegate, &c. Governor shall appoint and direct; and at all subsequent elections, the time and places, and manner of holding elections shall be prescribed by The person having the greatest number of legal votes shall be declared by the Governor to be duly elected, and a certificate thereof shall be given accordingly; and such delegate shall receive mileage at the rate His mileage and of ten cents per mile, and eight dollars for each day's attendance at the pay. session of Congress.

SEC. 15. And be it further enacted That temporarily, and until other-define the judicial wise provided by law, the Governor of said Territory may define the Judi-districts, and as cial districts of said Territory, and assign the judges who may be appointed sign the judges to for said Territory to the several districts, and also appoint the times and them, &c.; but the places of holding courts in the several counties or sub-divisions in each of bly may alter, mod-said judicial districts by proclamation to be issued by him; but the Leg-ify or organize islative Assembly at their first or any subsequent session may alter, modify such judicial disor organize such judicial districts, and assign the judges, and alter the times tricts, &c. and places of holding the courts as to them shall seem proper and conve-

SEC. 16. And be it further enacted, That the constitution and all laws Constitution and Sec. 16. And be it further enacted, That the constitution and all laws of the C. P. of the Confederate States which are not locally inapplicable, shall have the extended over said same force and effect within the Territory of Arizona as elsewhere within Territory. the Confederate States.

SEC. 17. And be it further enacted, That the provisions of this act be, Provisions of this and are hereby suspended until the President of the Confederate States President shall isshall issue his proclamation, declaring this act to be in full force and oper-sue his proclamaation, and shall proceed to appoint the officers herein provided to be tion and appoint the officers. appointed in and for said Territory.

APPROVED January 18, 1862.

Seat of govern-

Constitution and

CHAP. XLV .- An Act to provide for raising and organizing, in the State of Missouri, 1862, Jan. 22, additional troops for the provisional army of the Confederate States.

The Congress of the Confederate States of America do enact, That President author, the President be, and he is hereby, authorized to nominate, and by and ised to appoint with the advice and consent of Congress, to appoint and commission in brigadier generals the provisional army of the Confederate States, one major general and to the command of such brigadier generals to the command of troops, now and hereafter to troops in Missouri. be raised and organised for the provisional army in the State of Misouri, as he may think proper.

Pay.

SEC. 2. All officers appointed under the provisions of this act shall be entitled to receive pay from the date of their respective appointments, The officers ap- and shall be allowed the usual staff appropriate to their rank; and shall pointed to be assigned to the duty of raising and organizing Confederate forces in eigned to the d ty be assigned to the duty of raising and organizing Confederate forces in of raising, &c., the said State, with the view of putting them and their respective commands forces in said State. in the field at the earliest practicable period.

Commincement

SEC. 3. This act to take effect from and after its passage.

of act.

The foregoing act, presented to the President on the 9th of January, 1862, was not approved by him, nor returned to the Congress within tea days (Sundays excepted, after being presented to him; it therefore became a law on the 22d January, 1862.

Jan. 22, 1862. OHAP. XLVI.-An Act to amend an act entitled "An act to raise on additional military force to serve during the war," approved May eighth, eighteen hundred and eisty one, and for other purposes.

Volunteers under The Congress of the Confederate States of America do enact, That the act of M roh 8, volunteers offering their service under an act entitled "An act to raise 1861, may be as cepted singly as an additional military force to serve during the war," approved May we is in compa-eighth, eighteen hundred and sixty-one, may be accepted by the Presimis, &c. dent singly as well as in companies, squadrons, battalions or regiments.

SEC. 2. In all appointments of officers raised under this act, the field Field and company officers, how and company officers shall be chosen and appointed in the manner prechosen, and ap scribed by the act entitled "An act providing for the granting of bounty pointed. and furloughs to privates and non-commissioned officers in the provisional army," approved December eleventh, eighteen hundred and sixty-

1861, Dec. 11. Vancancies filled one; and all vacancies occurring in the said offices afth the first election by promotion act and an vacanties occurring in the said offices after the instruction our ing to grade made under this act, as well as under the act entitled "An act to raise an additional military force to serve during the war," approved May an I conjority 1861, May 8. eighth, eighteen hundred and sixty-one, shall be filled by promotion,

4861, Dec. 11.

December, eighteen hundred and sixty-one, except in case of disability Rule of promo- or other incompetency: Provided, however, That the President be parted from in authorized to depart from the prescribed rule of promotion in lave a cavor of any person any person specially distinguished by his commanding general for extraspecially distin-ordinary merit or some signal act of military skill or gallantry. SEC. 3. Any vacancies occurring in the ranks of companies mustered

gulched.

for companies.

Bounty.

Their pay.

Tacan cles in the Confederate service for three years or for the war, may be filled enzy be filled by by volunteers; and the commander of each of said squadrons, battalions Officers and pri-and one non-commissioned officer, and one or more privates, from each tailed to recruit company of his command, with the approval of the brigadier general of the brigade to which said squadron, battalion or regiment may be attached, to rectuit men for said company; so that the same may contain not more Recruits to be than one hundred and twenty-five, rank and file; and the men so recruited 'mustered at the shall be mustered at the time of enrolment and shall be entitled to trans-Transportation portation and subsistence, or commutation of subsistence, till they join and subsistence. Their respective companies, and to fifty dollars bounty, to be paid at the time of joining the same.

according to grade and seniority, as provided in the said act of eleventh

President may Sec. 4. The President be, and he is hereby, authorized to appoint and appoint and comcommission persons as field officers or captains to raise regiments, squaddeid officers or cap rons, battalions or companies, and the individuals comprising the same tains to raise regishall be mustered at the time of enrolment, and be entitled to pay, transments, squadrons, portation and subsistence, from the date of the organization of companies; but the officers so appointed by the President shall not be enti-

tled to any pay or allowance until their respective commands be fully organized and reported to the Secretary of War; and said appointments shall expire if the officer appointed shall not. within a reasonable time, poin ments shall not to around the point of the officer appointed shall not. not to exceed two months for a company and four months for for a battalion, squadron or regiment, report the corps authorized to be raised by him, organized and ready for duty: Provided, nevertheless, That every Officer to receive officer so commissioned for such purpose, shall receive an appointment proportioned to the proportioned to the force he recruits: And provided, furthermore, That force he recruits. mo enlistments under the commission of captains shall be obligatory, When enlistments under the commisunless the number be sufficient to constitute a company.

APPROVED January 22, 1862.

When said ap

Officer to receive proporti ned to the sion .f ceptains not obligatory.

CHAP. XLVII.—An Act to authorize the appointment of officers of artillery in the January 22, 1862. provisional army and in the volunteer co. ps.

The Congress of the Confederate States of America do enact, That President many the President be, and he is hereby, authorized to appoint, by and with artillery ab ve the the advis[c]e and consent of Congress, in the provisional army, and in the rank of Captain, volunteer corps, officers of artillery, above the rank of captain, without in the provisional army, and in the volunteer corps, officers of artillery, above the rank of captain, without army, and in the reference to the number of batteries under the actual command of the volunteer corps. officers so appointed, not to exceed in number, however, one Brigadier General for every eighty guns, one Colonel for every forty guns, one Lieutenant Colonel for every twenty-four guns, and one Major for every sixteen guns.

APPROVED January 22, 1862.

CHAP. XI.VIII -An Act to amend an act, entitled "An act to collect, for distribution, January 23, 1862. the money remaining in the several post-offices of the Confederate Sates, at the time the postal service was taken in charge by said government," approved August thirtieth, eighteen hundred and sixty-one.

1861, Aug. 30. '

The Congress of the Confederate States of America do enact, That Time for prethe time limited in said acts, for presenting claims for postal service, be postal service ex-

extended to the first day of July, eighteen hundred and sixty-two. tended.

SEC. 2. Be it further enacted, That the Postmaster General be, and eral to collect and he is hereby, authorized to collect, either by draft or collection orders, pay over certain all balances remaining in the hands of postmasters within the Confed-balances remainerate States, and which they had not paid over at the time the Confed-ing in the hands of erate States took charge of the postal service. And the Postmaster postmasters. General is hereby authorized to pay over the amounts so collected to any person having claims for postal service rendered since the first day of June, eighteen hundred and sixty-one: Provided, That an accurate account shall be kept in the office of the auditor of the treasury, for the to be kept. Post-Office Department, of all sums collected under this act, which accounts shall show the amount of money collected, the person from

whom collected, and the person to whom paid. SEC. 3. Be it further enacted, That whatever sum the Postmaster Reinbursement General may collect and pay over, under this act, for postal service out of the treasury rendered since the first day of June, eighteen hundred and sixty-one, paid over. shall be reimbursed out of any money in the treasury to the credit of

How the sum the Post-Office Department; and the sum so reimbursed shall be held as a reimbursed to be separate and distinct fund, subject to distribution under the act to which disposed of. this is an amendment.

APPROVED January 23, 1862.

January 23, 1862. CHAP. XLIX.—An Act to amend an act entitled "An act to establish a Patent Office,
and to provide for the granting and issue of patents for new and useful discoveries,
inventions, improvements and designs," approved on the twenty-first day of May, one thousand eight hundred and sixty one.

The 49th 2 of The Congress of the Conjecuerate States of May 21, section forty-nine of the above recited act be, and the same is hereby,

United States patents continued that was granted and issued to any person, now a citizen of the Confedin force.

Proviso.

erate States, or who shall hereafter become so by the accession of new States or Territories, may be revived and continued in full force and effect for the time for which they were originally issued yet unexpired: Provided, Such patents are recorded and a copy of the drawing annexed thereto (if there be a drawing, and if not, a specimen of the compound or other subject matter, as the case may be) and a model also, if the commissioner shall deem it necessary, in the patent office of the Confederate States, within six months after the close of the present war with the United States; otherwise such patents shall remain null and void; and all persons claiming the benefit of this section shall pay to the commissioner of patents, for the use of the patent fund, the sum of ten dollars, and a recording fee, at the rate of ten cents for every hundred words in such patent. That nothing contained in this act, or that to which it is an amendment, shall be construed to recognize any renewal or extension of any patent granted by the United States heretofore

SEC. 2. And be it further enacted, That every United States patent

Further provise. made. Provided, however, That the said patentee shall maintain no suit for a violation of his patent, which violation occurred before the filing of a caveat and the deposit of fees required for the revival of said patent in the patent office.

Assignments of vived.

SEC. 3. And be it further enacted, That every instrument of writing such patents re-conveying any interest, whether it be the whole, a part, or to a specified portion of territory, in and to a United States patent, to any person now a citizen of the Confederate States, or who shall hereafter become so by the accession of new States or Territories, and which was executed in good faith, prior to the seventeenth day of April, one thousand eight hundred and sixty-one, shall be revived and continued in full force and effect for the term for which the patent, in which an interest is thus held by a citizen of the Confederate States, was originally issued, yet

of drawing, &c.

Record of as unexpired: Provided, Such instrument of writing shall be recorded in signment, deposit the patent office of the Confederate States, within six months after the close of the present war with the United States, and the owner thereof shall deposit in the said office a descriptive drawing of such character as the commissioner shall direct, which shall represent the invention or subject matter of the patent to which such instrument of writing relates, or if the invention be a composition of matter, then, in that case, a specimen of the compound, with a written description of the method of making and using it, and all persons claiming the benefit of this section shall pay to the commissioner of patents, for the use of the patent fund, the

sum of ten dollars, and a recording fee, at the rate of ten cents for every hundred words in such instrument of writing: Provided, however, That the commissioner of patents shall not admit to record any such instrument, nor shall the same be deemed valid, which has not been recorded in the United States patent office, pursuant to the provisions of the eleventh section of the act of Congress of the fourth day of July, one thousand eight hundred and thirty-six, unless the assignee or owner of such instrument, or his legal representative, shall make oath that it was actually, and in good faith, executed on the day of its date.

SEC. 4. And be it further enacted, That it shall be the duty of the Endorsement on commissioner to endorse on each patent and instrument of writing, patents and a ssesioning interests in the United States retents as aforesaid filed for assigning interests in the United States patents as aforesaid, filed for record under the foregoing sections, the date of such filing, and also a certificate under the seal of his office that said patent, or instrument of writing, has been recorded, which certificate shall be evidence of the fact in any court of justice of the Confederate States, and of the right of the owner thereof to use and enjoy the same, and such patents and instruments of of writing, after they are recorded and certified, shall be returned to the owners thereof.

SEC. 5. And be it further enacted, That if any such patent, or deed Affidavit reof assignment, as is herein provided for be lost, or cannot be procured tent or assignment from the patent office of the United States the person entitled to the is lost or cannot same, in whole or in part, or his legal representative, may file for record, be procured from with the commissioner, an affidavit made before any justice of the peace, office. S. patent notary public, or commissioner of any of the courts of the Confederate States, setting forth a description of the patent, the date of the issuance, as nearly as possible, and the subject-matter of the patent and the claim, and if there be an assignment the particulars of the same, which affidavit shall be accompanied by such models, or descriptive drawings, as may be necessary to a proper understanding of the invention, discovery, or design secured by said patent. And said affidavit, when recorded and certified as aforesaid, shall have the same force and effect as the recording of the original patent or deed of assignment as hereinbefore provided: Provided, That the fact of the granting and issuance of any such patent or deed of assignment, so alleged to be lost may be controverted either at law or in equity by any party interested: And provided further, That any person desirous of availing himself of the benefits of this act shall give notice of his intention by publication in the cant. newspaper at the seat of government of the Confederacy, authorized by law to publish the laws of Congress, which notice shall be published weekly for four weeks from the day of application, and shall specify the subject-matter of the patent and the purpose for which the application is to be made, a copy of which shall be filed in the patent office; and for the recording of the affidavit provided for in this section, the commissioner's sioner shall be authorized to charge ten cents for every hundred words affidavit. therein contained.

SEC. 6. And be it further enacted, That no citizen of the Confederate Taking out pa-States, nor alien, unless he be a citizen of the United States, shall tent in foreign be debarred from receiving a patent for any invention or discovery, as bar citizens or provided in the act approved on the twenty-first day of May, one thou-aliens. sand eight hundred and sixty-one, to which this is additional, by reason of the same having been patented in a foreign country more than six months prior to his application: Provided, That the same shall not have Proviso. been introduced into public and common use in the Confederate States prior to the application for such patent: And provided, also, That in Limitation of all cases every such patent shall be limited to the term of fourteen years term. from the date or publication of such foreign patent.

Proviso.

Its effects.

Notice by appli-

SEC. 7. And be it further enacted, That this act shall take effect and Commencement of act. be in force from and after its passage.

Approved January 23, 1862.

January 23, 1962, CHAP. L .- An Act to authorize the President to call upon the several States for troops to serve for three years or during the war.

First & of the act The Congress of the Confederate States of America do enact, That of March 6, 186, the first section of the act of March sixth, eighteen hundred and sixtymodifie I. Pre ident au one, be, and is hereby, so modified as to authorize the President to call thorized to call upon the several States, in his discretion, for any number of troops, not states for troops. exceeding, in the aggregate, the number heretofore authorized, to serve for the term of three years or during the war.

SEC. 2. In making such requisitions, the President shall take into Number of troops from each State. consideration the number of troops from each State already enlisted for the war at the time of the requisition, and shall, as far as practicable,

Equalizing of equalize the same amongst the States according to their respective white ing to white populations.

APPROVED, January 23, 1862. lation.

Jan. 23, 1862.

CHAP. LI .- An Act to increase the clerical force of the Post-Office Department.

The Congress of the Confederate States of America do enact, That Permanent clerical force of the there shall be added to the permanent clerical force of the Post-Office Post-Office Department five clerks, each of whom shall receive a salary of twelve ment increased. hundred dollars per year, and five clerks, at a salary of one thousand additional clerks. dollars each per year.

lating the franking to other officers entitled to such privilege.

brivil .ge.

Appointment of partment.

Compensation. exceeding one dollar and a half per day. APPROVED January 23, 1862.

SEC. 2. That fifteen additional clerks may be appointed, in the office additional clerks in of the Auditor of the Treasury, for the Post-Office Department, five of the office of the whom shall receive a salary of twelve hundred dollars each per year, and Auditor of the whom shall receive a salary of twelve hundred dollars each per year, and Treasury for the ten shall receive a salary of one thousand dollars per annum each; and said Department. it may be lawful for the Auditor of the Treasury for the Post-Office Clerk to sign Department to appoint one of the clerks in said office to sign said Audi-Auditor's name so tor's name, so as to frank mail matter authorized by law to be franked by as to frank mail said Auditor; and said clerk shall be subject to all the pains and penal-Penalty for vio- ties for violating the franking privilege now provided by law with respect

SEC. 3. Be it further enacted. That the Postmaster General be, and additional messer- he is hereby, authorized to appoint one additional messenger for the ger and laborers Post-Office Department, at a compensation not exceeding five hundred for the said De-dollars per annum, and two additional laborers, at a compensation not

ordnance, ordnance stores and equipments.

Jan. 27. 1862. CHAP. LII.—An Act to appropriate eight hundred and fifty thousand dollars to pay for

Appropriation to The Congress of the Confederate States of America do enuct. That pay for ordnance, the sum of eight hundred and fifty thousand dollars be, and is hereby, ordnance stores the sum of eight hundred and fifty thousand dollars be, and is hereby, and equipments, appropriated for the payment of ordnance, ordnance stores and equipments, including outstanding bills, and to meet expenditures to the and for defences of first of April next, for the defences of the Mississippi river; to be the expended under the direction of the Navy Department, according to the river. estimate of the Secretary of the Navy of the twelfth December, eighteen hundred and sixty-one.

APPROVED January 27, 1862.

CHAP. LIII .- An Act to establish an assay office at New Orleans.

Jan. 27, 1862.

The Congress of the Confederate States of America do enact, That Appointment of the President is authorized to appoint an assayer at New Orleans, whose assayor at New Orduty it shall be to assay and certify the fineness and value of such gold leans. His duy.

and silver as may be submitted to him to be assayed.

SEC. 2. The said assayer shall execute a bond to the Confederate States, with sufficient sureties, in such sum as shall be approved by the Secretary of the Treasury, to discharge the duties of his office, and shall take oath faithfully to discharge the same, and to support the constitution of the Confederate States; whereupon the Secretary of the Treasury shall place in his charge and subject to his use, so much of the mint edifice at New Orleans, and of the tools and implements therein, as the tools, &c. said Secretary shall deem proper for the said office; subject, however, to be returned whenever it may be deemed expedient for the general purposes of the mint.

SEC. 3. The whole expense of the assaying establishment shall be To defray exdefrayed by the assayer; and in order to defray the same and to receive ing estab ishment. a reasonable compensation for his services, he shall be entitled to retain from all metals or ores submitted to him for assay, such seignorage or charge as will enable him to receive an annual salary not exceeding three

thousand dollars.

SEC. 4. It shall be the duty of such assayer to keep in good order the T. keep in good rooms or buildings, tools and other property, and to restore the same to order the buildings the Confederate States in like condition; he shall hold his office for two Tenure of office.

years, and may employ under him at such rates as he may consider the same to and other property. years, and may employ under him, at such rates as he may agree upon, such workmen and inferior officers as he may see fit.

Sec. 5. The said assayer shall, from time to time, as he may be required Report of his by the Secretary of the Treasury, make an accurate report of all pro-proceedings. ceedings at his office in such form as may be required by the said Secre- Assayer, his sutary; and he and his officers and subordinates shall, at all times, be subject to orders of subject to orders of subject to such orders and regulations as said Secretary may, from time the Secretary of the Treasury. to time, make or direct.

Approved January 27, 1862.

Bond..

Oath.

To have charge.

May employ werkmen and in-

CHAP. LIV .- An Act to authorize the change of the names of vessels in certain cases.

Jan. 27, 1862.

The Congress of the Confederate States of America do enact, That Change of names it shall be lawful for the purchaser of any vessel, sold under a decree of of vessels. court as prize of war, to alter the name thereof, and to bestow on the same such name as he may deem proper; which change of name shall be duly certified, on the papers and titles of such vessel, by the collector of the port where such sale was made.

APPROVED January 27, 1862.

Jan. 27, 1862. CHAP. LV.—An Act to provide for recruiting companies now in the service of the Confederate States for twelve months.

months.

their commissioned officers.

Officers and pri-

Original volunteers may re-enlist to be recruited.

recruited.

Recruiting of The Congress of the Confederate States of America do enact, That companies of vol- all companies of volunteers, now in the service of the Confederate States unteers now in the service for twelve under enlistment for the term of twelve months, may be recruited by enlisting, or receiving volunteers for three years or the war, to a number

not to exceed one hundred and twenty-five, rank and file, and companies Companies re-so recruited shall, at the expiration of the term of service of the origicraited may elect nal company elect their commissioned officers; and vacancies thereafter occurring in the commissioned offices of such companies, shall be filled Vacancies, how by promotion of said commissioned officers, except that vacancies in the

lowest grade of such offices, shall be filled by election.

SEC. 2. The colonel or commanding officer of the several regiments, vates may be de-battalions and squadrons enlisted for twelve months as aforesaid, may companies. Enti-detail one commissioned officer and not exceeding two privates of each tled to transporta- company, to recruit for their respective companies, and the officers and privates so detailed, shall be entitled to transportation while so engaged, Pay and bounty and the recruits so enlisted shall be entitled to pay, transportation and of enlisted recruits, subsistence from the time and place of enlistment, together with the sum of fifty dollars, as a bounty, upon joining their respective companies.

SEC. 3. The original volunteers, in such companies, re-enlisting, in the companies according to the terms of the act entitled "An act providing for the granting of bounty and furloughs to privates and non-commissioned officers in the provisional army, may re-enlist in, and form a part of the companies to be recruited as herein provided; and when all the companies composing the regiment, battalion, or squadron as aforesaid, shall by recruiting as aforesaid, or by re-enlistment and recruiting, as aforesaid, have attained at the date of the expiration of the term of service of the original companies, the number required by law for a company, the To what number number and designation of such regiment, battalion, or squadron, may companies may be continue, or such of said companies as are complete at that date, may reorganize into new regiments, battalions, or squadrons, or attach themselves to other regiments, battalions or squadrons; and in all such cases the field officers shall be elected, and vacancies thereafter occurring in such field offices shall be filled by promotion, as directed by the act aforesaid.

SEC. 4. Companies organized by re-enlisted twelve months volunteers, under the act aforesaid, may be recruited to the number of one hundred and twenty-five, in the manner prescribed in the second section of this

SEC. 5. Where, at the date of the expiration of the term of service When the recruited men of one com- of the original company, the number of recruits and enlisted men may pany may combine of the original company, the number of feet dits and enficted men may with the recruits of not amount to the minimum number required for a company, the recruited other companies so men may combine with recruits of other companies in like situation, so as to form com- as to form complete companies; and in default of such combinations, the When recruits said recruits may be assigned or distributed to other companies, from the may be assigned to State in which such recruits were enlisted.

SEC. 6. The Secretary of War shall make all needful rules, to carry Rules to carry into effect the foregoing provisions.

APPROVED January 27, 1862.

CHAP. LVI -An Act for the relief of the State of Missouri.

Jan. 27, 1863.

plete companies.

The Congress of the Confederate States of America do enact, That Advancement of \$1,000,000 in Trea- the Secretary of the Treasury is hereby directed to issue to the State of

Missouri, upon the application of the fund commissioners for said State, sury notes to the one million dollars in treasury notes, upon the condition that the said State of Missouri, State of Missouri deposit with the Secretary of the Treasury of the Confederate States an equal sum in the bonds of the State of Missouri, authorized to be issued under an act of the Legislature of said State, entitled "An act to provide for the defence of said State, and for other purposes," which bonds shall be held by the Secretary of the Treasury until the accounts of the State of Missouri for advances made for military purposes are adjusted as Congress may direct.

Sec. 2. That upon the final adjustment of the accounts of the State Advancement to of Missouri against the Confederate States, the sum hereby advanced amount found due

shall be deducted from the amount found due to said State.

SEC. 3. The sum hereby appropriated shall be applied by the State of ments. Missouri to the payment of troops in the service of the said State prior to plied. their muster into the Confederate service.

APPROVED January 27, 1862.

said State on settle-

Condition.

CHAP. LVII.—An Act to amend an act supplemental to an act to establish the judicial courts of the Confederate States of America, approved May twenty-first, eighteen hundred and sixty-one.

The Congress of the Confederate States of America do enact, That First 2 of the act the first section of the above entitled act be, and the same is hereby, repealed. repealed; and to the end that the causes mentioned in said first section of the act to which this act is an amendment, may be brought to trial without unnecessary expense and delay, it shall be lawful for the judges trict courts may of the several district courts to interchange with each other temporarily, interchange with and the judge, whose interest in, or connection with, the causes afore-each other temposaid, pending in the district court in which he presides, renders him rarily. incompetent to try such causes, shall request such interchange with the judge of an adjoining district, and the judge so requested shall, without delay, enter upon such interchange; and the acts and decisions of judges Decisions of so presiding by interchange with each other shall be as valid as if done judges, presiding and performed in the districts for which they were severally appointed change, made

SEC. 2. The judges so presiding by interchange, as aforesaid, shall valid. cause it to be entered on the records of the courts in which they so preside, that such interchange has been made according to this act.

APPROVED January 29, 1862.

records of the

UHAP. LXVIII.—An Act to amend an act entitled "An act to provide for the public January 29, 1862.

defence," approved March sixth, eighteen hundred and sixty-one.

The Congress of the Confederate States of America do enact, That the act entitled "An act to provide for the public defence," approved 1861, limiting the sixth March, eighteen hundred and sixty-one, be, and the same is militia may be hereby, so amended that the provisions of the second section of said called into service, act, limiting the term for which the militia may be called into service, not to apply to to a period not exceeding six months, shall not apply to men drafted states and furninto service by the several States, and furnished by said States to the ished to the Presi-President, for service for three years or during the war, in response to dent on his requirequisitions made upon said States according to law.

Act of March 6,

Approved January 29, 1862.

January 29, 1862.

CHAP. LIX .- An Act to aid the State of Kentucky, and for other purposes.

The Congress of the Confederate States of America do enact, That Appropria tion for raising and or the Secretary of the Treusury is hereby directed to issue to the State of ganizing troops in Kentucky and sup-Kentucky, upon the application of the Governor and Council of the plying same with Provisional Government of said State, the sum of two millions of dollars clothing, &c. in Treasuary notes, to be expended by said Governor and Council in raising and organizing, for the Confederate service, troops in said State, supplying the same with clothing, subsistence, transportation, arms and ammunition.

Governor to treasury.

SEC. 2. The sum appropriated by the first section of this act is to be make estimates he drawn from the Treasury of the Confederate States, by the Governor of fore making requisitions upon the Kentucky, with the approval of the President of the Confederate States, from time to time, and in such sums as the Governor of Kentucky may need to carry out the objects of this appropriation, the Governor filing, before making his requisitions upon the Treasury, with the Secretary of War, estimates showing the purposes and objects to which said sums of money are to be applied.

APPROVED January 29, 1862

January 30, 1862, CHAP. LX .-- An Act to transfer funds from the Quartermanter's to the Ordnance

The Congress of the Confederate States of America do enact, That Tran-fer of fu-ds from t'e Quarter three millions of dollars of the sum heretofore appropriated to the sermaster's to the vice of the Quartermaster's Department and yet unemployed be, and the Ordnance Departsame is hereby, transferred and appropriated to the service of the Ordnance Department.

APPROVED January 30, 1862.

February 3. 1862. Chap. LXI.— In Act to explain an act entitled "An act to amend an act entitled 'An act to establish a Patent Office, and to provide for the granting and issue of parents for new and u eful discoveries, inventions, improvements and designs," approved May twenty first, eighteen hundred and sixty-one.

The Congress of the Confederate States of America do enact, That How act of May 21, 1861. in rela the act passed by the Congress, entitled "An act to amend an act entitled tion to U. S. pas an act to establish a Patent Office, and to provide for the granting and issue tents to be conpatents, for new and useful discoveries, inventions, improvements and strue i. designs," approved May twenty-first, eighteen hundred and sixty-one, be construed and understood as if the words "be deposited" occurred in the eighteenth line of the enrolled act, the title whereof is given and set forth fully in this act; the said words "be deposited," to be placed

and read next after the word "necessary" in said line.

APPROVED February 3, 1862.

February 3, 1862. CHAP. LXII. - An Act supplemental to an act entitled "An act providing for the grapting of bounty and furloughs to privates and non-commissioned officers in the provisional army.

The Congress of the Confederate States of America do enact, That Bounty and furlough allowed to the provisions of the above entitled act, so far as the same are applica-

ble to re-enlistment of twelve months volunteers, be, and the same are State troops who hereby, extended to troops now in the service of any State for a term re-enlist in the service of the G. S. not less than three months, who may re-enlist in the service of the Confederate States, according to provisions of said act, for a term which, added to their present term of service, may amount to three years.

APPROVED February 3, 1862.

CHAP. LXIII.—An Act to authorize certain financial arrangements at the Treasury. February 3, 1862

WHEREAS, by the act entitled "An act supplementary to an act to authorize the issue of treasury notes, and to provide a war tax for their redemption," approved December twenty-fourth, eighteen hundred and sixty-one, treasury notes to an amount not exceeding thirty millions of dollars were authorized to be converted into bonds bearing interest at the rate of six per cent. per annum, which bonds should, at the option of the holders be re-convert albe into treasury notes; but no appropriation of treasury notes to be exchanged for said bonds, was made; Now,

Preamble.

The Congress of the Confederate States of America do enact, That Treasury notes any treasury notes in the treasury, not otherwise appropriated, are may be applied by hereby appropriated and may be applied by the Secretary of the Treasury. hereby appropriated and may be applied by the Secretary of the Treasury sury to redemption to the redemption of the said bonds.

of certain bonds.

SEC. 2. And be it further enacted, That for the purpose of providing Appropriation such coin as may be required for the use of the government, the sum of to provide coin for two millions of dollars is hereby appropriated, to be drawn and applied by the Secretary of the Treasury from time to time, as the public exigencies may require.

APPROVED February 3, 1862.

CELP. LXIV.—An Act making appropriations for the payment of certain interest due, February 3, 1862.

severally, to the banks at Memphis on advances made by them to Major General Leonidae Polk, for the benefit of the public service.

WHEREAS, it appears from the communication of the President of the Preamble. Confederate States of America, of the eleventh of January, eighteen hundred and sixty-two, that the following sums are respectively due to certain banks in the city of Memphis, Tennessee, for interest due on certain moneys by them advanced to Major General Leonidas Polk, for the interest of the public service, viz: Bank of West Tennessee, two thousand seven hundred and sixty dollars and ninety-four cents; Bank of Memphis, one thousand fifty dollars; Branch of Union Bank, one thousand three hundred dollars and sixty-six cents; Branch of State Bank, six hundred and sixty-four dollars; and Planters Bank, six hundred and ninety dollars and eighty-three cents, amounting in the aggregate to the sum of six thousand four hundred and sixty-six and forty-three one hundredths dollars, the account of which, as being due to said banks, respectively, as above set forth, is approved by Major General Leonidas Polk, and its payment recommended by himself and the Secretary of War; Therefore,

The Congress of the Confederate States of America do enact, That Appropriation to

there be appropriated out of any money in the Treasury, not otherwise pay interest due appropriated, for the year ending on the eighteenth day of February, phis. eighteen hundred and sixty-two, the sum of six thousand four hundred and sixty-six and forty-three one hundredths dollars; which said sum shall be distributed by the Secretary of the Treasury amongst said several banks, respectively, in accordance with the amounts so shown to be due to them by the foregoing statement.

APPROVED February 3, 1862.

February 3, 1882. CRAP. LXV.—An Act supplementary to an act entitled "An act to amend an act entitled "An act to raise an additional force to serve during the war, and for other purposes," approved May eighth, eighteen hundred and sixty-one.*

The Congress of the Confederate States of America do enact, That Act of January 22, 1862, ch. 46, 2 the second section of the above recited act, requiring the election of 22, requiring the field and company officers by regiments and companies, shall not apply election of field field and companies, battalions and regiments raised under the fourth section cers by regiments of said act; but the officers appointed by the President to raise such and companies, battalions and regiments shall be the officers of the same; companies, &c., and the commissions of such officers granted by the President, shall, raised under 24 of when their respective commands are fully organized, be absolute.

APPROVED February 3, 1862.

February 5, 1862. CRAP. LXVI .- An Act to amend the act entitled "An act to amend an act to provide for the organization of the navy, approved March sixteenth, eighteen hundred and sixty-one." approved May twentieth, eighteen hundred and sixty-one; and an act entitled "An act to authorize the President to confer temporary rank and command on officers of the navy doing duty with troops," approved December twenty-fourth, eighteen hundred and sixty-one.

Acts of March The Congress of the Confederate States of America do enact, That 20. and Dec. 24. the second section of an act entitled "An act to amend an act to provide as to include off for the organization of the navy, approved March sixteenth, eighteen ears of the marine hundred and sixty-one," approved May twentieth, eighteen hundred and sixty-one, and the act entitled "An act to authorize the President to corps. confer temporary rank and command on officers of the navy doing duty with troops," approved December twenty-fourth, eighteen hundred and sixty-one, be so amended as to include officers of the marine corps.

APPROVED February 5, 1862.

February 10, 1862. CHAP. UXVII.-An Act to provide for connecting the Richmond and Danville and the North Carolina Railroads, for military purposes.

Connection of tary purposes.

The Congress of the Confederate States of America do enact, That the Richmond and the President be, and he is hereby, authorized and empowered to con-Danville with the tresident pe, and he is hereby, authorized and empowered to con-North Carolina tract, upon such terms and conditions as he may think proper, with any railroads for mili-company or companies which have been, or may be, incorporated and organized for the purpose of building and working a railroad, or railroads, so as to connect the Richmond and Danville Railroad with the North Carolina Railroad, at such points as he may deem most advantageous to the government, or to adopt such other course for building or

> *The title of the act referred to in the title to the above act is not correctly set forti-The act referred to was approved January 22, 1862. See Acts, chap. XLVI.

working, or having the said railroad built and worked, so as to effect the said connection in the manner he may think will best promote the public interest.

SEC. 2. Be it further enacted, That, to enable the President to Appropriation accomplish the object contemplated by this act, the sum of one million for this purpose. of dollars, in bonds of the Confederate States, are hereby appropriated, to be issued and applied, by the order of the President, at such times and in such sums as he may deem proper.

APPROVED February 10, 1862.

CHAP. LXVIII .- An Act to organize the clerical force of the Treasury Department. February 13, 1862.

The Congress of the Confederate States of America do enact, That the clerical force the Secretary of the Treasury be, and he is hereby, authorized to appoint in the Treasury in the several bureaus of his department, the following clorks: In the Department. bureau of the Secretary, one chief clerk, four clerks and one messenger. Secretary. In the bureau of the comptroller, one chief clerk, twenty clerks and one messenger. In the bureau of the treasurer, one chief clerks, ten clerks, one messenger and one assistant messenger; and subordinate to the treasurer in the issue of treasury notes, one principal clerk, ten clerks for signing, and ten clerks for numbering, and as many cutters and trimmers as the public service may require, not exceeding ten in number. In the bureau of the register, one chief clerk, eight clerks and one messenger; and subordinate to the register in the management of the produce loan, one principal clerk and two clerks; and for the issue of bonds and stock and for signing coupons, one principal clerk and five clerks, and for the signing of treasury notes and issuing the same, ten clerks. In the bureau of the first auditor, one chief clerk and one principal clerk, and forty-five clerks, and one messenger and assistant. In the bureau of the second auditor, one chief clerk, forty clerks and one messenger. In the bureau of the war tax, one chief clerk and three clerks.

SEC. 2. The Secretary of the Treasury may employ any clerk on trial Clerks may be before his appointment for a term not exceeding two months; and any employed on trial. clerk shall be transferable from any bureau or duty to any other, at the one bureau to andiscretion of the said Secretary, and they shall all be subject to such other. Subject to rules and regulations as shall be established by the Secretary, or by the rules. head of each bureau respectively.

SEC. 3. The salaries of the said clerks shall be at the following rates Salaries of clerks. per annum, and may be paid to them monthly, or at such other period as may be deemed proper by the Secretary of the Treasury; the chief clerks fifteen hundred dollars; the principal clerks fourteen hundred dollars; the other clerks shall be divided into two grades, of whom not more than one half shall receive salaries of twelve hundred dollars each, and the remaider, one thousand dollars each. The cutters and trimmers, if females, shall receive salaries at the rate of six hundred dollars for the trimmers, chief and five hundred dollars for the rest; and if males, shall receive the salary of the lower grade of clerks. The messengers shall receive a And messengers. salary not to exceed five hundred dollars. One of the clerks may be Disbursing clerk: appointed disbursing clerk, and for his services as such, shall receive an Additional salary additional salary of two hundred dollars.

Approved February 13, 1862.

Organization of Of comptroller; Of Treasurer;

Of Register;

Of First Auditor;

Of 2d Auditor; Of War Tax ;

Cutters and

February 13, 1862. CHAP. LXIX.—An Act to trunsfer the county of Attala, in the State of Mississippi, from the Northern to the Southern Judicial District of the State of Mississippi.

Attala county, The Congress of the Confederate States of America do enact, That Mississippi, to form the county of Attala, in the State of Mississippi, shall hereafter form part of the Southern Judicial District of said State, instead of the trict of said State. Northern District as heretofore, and shall be within the jurisdiction of the courts of the Confederate States of America, held within and for said Southern District.

APPROVED, February 13, 1862.

Feb. 13, 1862. CHAP. LXX.—An Act to pay interest due the Choctaw nation upon stocks of the State of Virginia.

Appropriation to The Congress of the Confederate States of America do enact, That pay interest due there be, and is hereby, appropriated for interest from January the first, the Choctaw nation upon stocks of the eighteen hundred and sixty-one, to January the first, eighteen hundred and sixty-two, on four hundred and fifty thousand dollars of the stock of the State of Virginia, included in Choctaw general fund, held in trust by Secretary of the Interior of the United States, which interest has been transferred by said State to Government of the Confederate States, to be paid over to Choctaw nation of Indians, or persons empowered by such nation to receive it, twenty-seven thousand dollars.

APPROVED February 18, 1862.

Feb. 15, 1862.

CHAP. LXXI.—An Act to alter and amend an act entitled "An act for the sequestration of the estates, property and effects of alien enemies, and for indemnity of citizens of the Confederate States, and persons aiding the same in the existing war with the United States," approved August thirtieth, eighteen hundred and sixty-one.

Property em- The Congress of the Confederate States of America do enact, That braced in the for- all and every the lands, tenements and hereditaments, goods and chattels, mer sequestration rights and credits, and every right and interest therein, embraced by money paid into said act of sequestration, of which this act is an alteration and amend-the treesury.

The Congress of the Confederate States of America do enact, That braced in the second chattels, and interest therein, embraced by money paid into said act of sequestration, of which this act is an alteration and amend-the treesury.

Choses in action proceeds paid into the Treasury of the Confederate States; but in no not to be sold. case shall a debt, or other chose in action, be sold.

How moneys realized to be applied.

SEC. 2. Be it further enacted, That all money realized under this act, and the act to which it is an amendment, shall be applied to the equal indemnity of all persons, loyal citizens of the Confederate States, or persons aiding the same in the present war, who have suffered, or may hereafter suffer, loss or damage by confiscation, by the Government of the United States, or by any State government, or pretended government, acknowledging and aiding the Government of the United States in this war, or by such acts of the enemy, or other causes incident to the war, as, by tuture act of Congress, may be described or defined, as affording, To be paid into under the circumstances, proper cases for indemnity. And all money

To be paid into under the circumstances, proper cases for indemnity. And all money realized as aforesaid, shall be paid into the Treasury of said Confederate States, as provided by the act to which this is an amendment; and the faith of the Confederate States is hereby pledged that the same shall be

Separate account refunded, as required for the purposes aforesaid. And the Secretary of thereof to be kept the Treasury shall cause a separate account of said money to be kept in well bound books procured for that purpose.

SEC. 3. Be it further enacted, That it shall be the duty of every Duty of persons person in actual possession of, or having under his control, any money, in the possession property, effects or evidences of debt, belonging to an alien enemy, erty of alien enespeedily to inform the receiver, and to render an account thereof, and at mies. once to pay over to the receiver and to deliver to him such property and effects, and evidences of debt, and such payment and delivery shall be made without regard to whether any proceedings have or have not been instituted to sequestrate the same. And any person who, after giving When such persuch information, shall fail so to pay over and deliver on demand, made sons may be proby the receiver, shall stand in contempt, and the receiver shall at once cooled against for move the court or judge to proceed against such party as in other cases of contempt; and the court or judge may imprison the offender until he shall fully comply with the requirements of this act. And such payment or delivery shall fully acquit and discharge the party from all and every claim for or on account of such money, property, effects and evidences of debt. And the receiver shall give such person a receipt, speci- Receiver to give fying the amount of money, the property, effects and evidences of debt receipts for mone paid and delivered, and the name of the alien enemy on account of whom and delivered. the same shall be paid and delivered: Provided, That when the person Proceedings having the possession or control of any money of an alien enemy, asserts where such persons a debt or claim, against such alien enemy in his own favor, he may file it against such alien in writing in the average court against such alien in writing in the proper court, swearing that he believes himself justly enemies. entitled to the same, and thereupon he shall not be compelled, in the first instance, to pay over to the receiver the amount thus propounded and claimed by him; but the court shall then proceed to examine and try the validity of the said debt or claim, and decree according to the facts found, and the rights and justice of the case. And if the court decides against the debt or claim, the party setting up the same shall forthwith pay over the sum so retained by him. And if the court shall decree in favor of the debt or claim thus propounded, and it exceeds the entire amount originally in possession of such debtor or claimant, he shall pay no costs; otherwise he shall pay all costs incident to the proceedings.

SEC. 4. This act, and the act to which it is an amendment, shall not Act not to avoid operate to avoid any payment, bona fide made to an alien enemy, or to certain payments affect property of any kind, bona fide and absolutely transferred, or con-property by alieu veyed, by any alien enemy to a faithful citizen of the Confederate States, enemies to citizens. prior to the thirtieth day of August, eighteen hundred and sixty-one.

SEC. 5. In cases of partnership property and effects, the resident Part partner, or partners, shall be dealt with in all respects as surviving part-with as surviving ners in cases of a dissolution of partnership by the death of one or more partners. of the partners, according to the laws of the place of the principal place of business of the partnership; and the receiver shall have the same remedies against such resident partners as the representatives of a deceased partner would be entitled to in like case.

SEC. 6. The following persons shall not be taken to be alien enemies under this act, or the act to which this is an amendment:

First. Persons who now have bona fide become permanent residents of mies. any State of this Confederacy, and are actually residing and domiciled within the same, yielding and acknowledging allegiance thereto, and who have not, during the present war, voluntarily contributed to the cause of the enemy.

Second. All persons born within any State of this Confederacy, or natives of a neutral country, who since the breaking out of the war. have abandoned their domicils and ceased their business in the enemy's country, and all persons aforesaid who have bona fide commenced, or attempted to remove themselves and effects from the enemy's country,

Who not to be taken as alien eneand who have been, and still are prevented from completing said removal by the force or power of the enemy, or who from physical infirmity are

incapable of removing.

Third. All subjects or citizens of neutral countries who cannot be shown to have voluntarily contributed to the cause of the enemy, and all persons who, though citizens of the enemy's country, have abandoned that country on account of their opposition to the war, or sympathy for

the people of the Confederate States.

Fourth. All married women natives of any State of this Confederacy who, or whose husbands shall not be shown to have voluntarily contributed to the cause of the enemy. All persons non compos mentis, and all minors whose fathers or mothers, were, or are, natives of this Confederacy and whose property and persons are controlled by guardians resident in the Confederate States, and who have not voluntarily contributed to the enemy's cause; and all minors under the age of sixteen years, who were born in any State of this Confederacy, or in any State exempted from the operations of this act while their parents were domiciled in such State and who have not taken up arms against the Confederate States.

Fifth. Free persons of color, who, by the laws of any State have been compelled to remove beyond the limits thereof, and are by law prohibited from returning to such State, and who have not in anywise aided the enemy.

When property of alien enemies

SEC. 7. The next of kin in the direct ascending and descending lines may be decreed to of any alien enemy, faithful citizens of any of the Confederate States, their next of kin. or engaged in their military or naval service shall be entitled to have decreed them (they paying all costs) the property, effects and credits of such alien enemy as if dead, intestate, leaving no other heirs or dis-

With what debts tributees, chargeable, however, in their hands, as in case of administrachargeable in their tion or heirship, with the debts of such alien enemies due to faithful

citizens of any Confederate State.

Sales of property by receivers.

SEC. 8. All sales of property under this act shall be made by the receivers at public auction to the highest bidder and on such terms and such notice of the time and place of sale as the court may prescribe, and Report to court shall be duly reported to the court by such receivers at the term next

Conveyance of after such sale; but no conveyance of title shall be made to the purtitle to purchaser chaser of the property until the confirmation of the sale by the court and the payment of the purchase money according to the terms of the sale;

be confirmed. fraud, &c.

When sale may and no sale shall be valid until reported to, and confirmed by the court; When set aside for nor shall any sale be confirmed until the terms shall have been complied with; and the court may set aside such sale for fraud, want of proper notice, or any material irregularity, or where it shall appear that the receiver was the purchaser or interested in the purchase, or for substantial inadequacy of price: Provided, however, That sales of personalty

Proviso.

may be reported to, and confirmed by the judge in vacation.

When sale of court.

SEC. 9. The court may, in its discretion, when special circumstances property may be exist which temporarily depress the value of the property, delay the order of sale, or may direct the receiver to examine and report whether it would be expedient to make an immediate sale of such property, and on such report, or other satisfactory evidence, showing that a delay in the sale would tend to secure a fairer price, may order such sale to be delayed, and in all such cases the court may, in the case of real estate, or of a receiver to lease plantation and slaves, order the receiver to lease the same on such terms

as the court may prescribe. real estate, &c.

Where an alien SEC. 10. In cases where an alien enemy may have contracted in writing, enemy contracted before the twenty-first day of May, eighteen hundred and sixty-one, to May 21, 1861, to sell real estate to a citizen, or citizens, of this Confederacy, and to make title

upon payment of the purchase money, the court, in decreeing sequestra- s.11 real estate to tion of the said purchase money, or the residue thereof unpaid, shall acitive, the court, further decree that the receiver of the district, in which said real estate to decree that is situate, shall, upon payment of said purchase money, or the residue purchaser or his thereof, as aforesaid, make title for such real estate to the purchaser or assignee.

Court to audit.

his assignee.

SEC. 11. The court shall audit and pass on the accounts of the receiver as provided in this act, and the one to which this is an amendment; but and pass on the in lieu of the compensation and allowances therein provided for, shall accounts of reallow such compensation as shall to it seem reasonable and just, follow-Compensation of ing, in this respect, so far as may be applicable, the analogies furnished receivers. by the laws of the State in which the court is held, concerning compensation to executors, administrators and trustses; and the court shall further allow to the receiver all proper expenses attending the execution And all fees and allowances passed by the court in favor of any receiver may be retained by him from any money in his hands; allowances. and all fees and allowances to any receiver beyond the rate of five thousand dollars per annum, except for expenses as aforesaid, shall be forth-tain amount to be with paid by him into the Confederate Treasury; to the use of the Consary. federate States, and shall be brought into, and stated and accounted for in his next account of settlement as receiver.

SEC. 12. The court shall appoint an attorney for each section in which Appointment of the court shall be holden, and in which no attorney of the Confederate attorney for each States resides, whose duties it shall be to discharge, within said section, the duties imposed on the attorney of the district by the act to which this is amendatory; and the compensation of such attorncy so appointed shall be the same for business by him done as is now provided by ninth section of said act for the district attorney.

Their fors and

section: His duties

Compensation.

SEC. 13. The receiver shall, in all cases, take the possession and control Receivers to take of the money, property and effects of alien enemies, and of such choses in possessi nand conaction as shall be in the hands of any agent or third person, except when trol of money, otherwise provided by this act, and, on being refused possession, shall sue May sue for the for the same, and such possession shall not be withheld on any pretext of same. any provisions of the act to which this is amendatory. The court may Under what cirorder a delay in the sale of property when it shall be necessary to com-court may defer the plete or gather a growing crop, or when it shall be otherwise manifestly to sale of property. the benefit of the Confederate States to delay the sale; but in all such cases the possession, control and management shall be with the receiver, or under his control and authority. And in the collection of debts or State stay laws choses in action, no State stay law shall govern, but the same shall be govern to govern in erned by this act, and the one to which this is an amendment, so far as the the collection of latter does not conflict with this act.

Persons owing

SEC. 14. It shall be the duty of all persons owing debts to alien enemies, Persons owing within three months from the passage of this act, to give information mest to give information mest to give information. thereof to the receiver of the district in which he or they reside, and in mation thereof in case of corporations or joint stock companies, to the receiver of the dis-writing, under trict in which the principal office of business of such corporation or com-outh, to the repany may be; and such information shall be in writing and sworn to by coiver. the debtor, and in case of corporations or joint stock companies, by the principal officer of such corporation or company, before any judge of a court of record, justice of the peace, notary public, commissioner of the court or receiver under the act to which this is an amendment, and shall set forth the name or names of the creditor or owner of such debt, the amount he owes or owed on the thirtieth day of August, eighteen hundred and sixty-one, and whether the same is, or has been, secured by mortgage or otherwise; and the information or confession so made shall be filed by the befiled in the propreceiver in the proper court of the Confederate States, and such court er court.

Sequestration of shall, on such information, proceed to decree sequestration and payment of the debts confessed the debt or debts so confessed; and in case any debtor shall, in good faith,

Duty of receiv-

proceedings.

confess his indebtedness as aforesaid, but shall be unable to state the true When the court amount of his indebtedness, or shall be in doubt whether the creditor or shall proceed to owner of the debt is an alien enemy, the court shall proceed to ascertain acter of the credi the character of the creditor or owner, and the true amount of such tor and the true indebtedness, and to that end shall direct such proceedings as shall be amount of indebt- adapted to the nature of the case, and decree according to the facts found. Debtor allowed And in all proceedings against persons for debts due by them to alien eneto make any de-mies, the debtor shall be allowed to make any defence, in law or equity, fence, in law or which he might or could have made in a suit brought against him by the Execution on creditor to whom such debt was due: Provided, however, That no execudecree to issue only tion shall issue on such decree, except for the interest which shall accrud for the interest on the same at the end of each year, until twelve months after peace shall May issue for costs. be declared between the Confederate States and the United States, or until otherwise directed by law: And provided, moreover, That execution may The cost to be issue for the costs of the proceeding, and the sum so collected for costs deducted from the principal sum due shall be deducted from the principal sum due.

SEC. 15. The receivers appointed under this act, or the act to which this ers to ascertain and is an amendment, shall proceed diligently to ascertain and collect the debts due to alien ene- due to alien enemies by persons residing in the districts for which they are mies, and institute severally appointed, and shall, on the discovery of any such debts, and after proceedings to se- the expiration of three months from the passage of this act, and the debtor questrate the same shall have failed to give information of such debt, proceed to institute proceedings to sequestrate the same, and in such proceeding, which shall be by petition, as prescribed by said act, to which this is an amendment, and shall be to sequestrate the debt, as well as to ascertain the sum due by the debtor, such debtor shall be made defendant or respondent, as the case may be, and the process to bring such debtor before the court, or to compel an

Writs of garnish- answer, shall be in the nature of the writ of garnishment as prescribed in ment. Service of said act, which shall be served on such debtor; and in case of corporathe writ. tions and joint stock companies, on some member or officer of such cor-

to set forth.

Answer of the poration or company; and shall require the defendant to answer on oath defendant; what whether he is indebted to any alien enemy, or was so indebted on the thirtieth day of August, eighteen hundred and sixty-one, in what sum, and whether he knows of any other person or persons so indebted, and, on the disclosure by the defendant of such indebtedness by other persons, like proceedings shall be had as in the original cause; and in case the defendant shall suggest in his answer that the debt due by him or her is claimed or owned by any person not an alien enemy, setting forth the name of such Citation to issue claimant, his place of abode, citation shall issue to such claimant to appear and propound his claim on oath at the succeeding term of the court; and

eation.

to claimant.

to appear, Ac. Issue to try the claim.

Proviso.

Order of publi- be found, publication shall be made for the space of one month in some newspaper best calculated to apprise such claimant to appear and propound Claimant failing his claim; and if such claimant shall fail to appear, his claim shall be barred. On the appearance of the claimant, the court shall direct an issue to try the same, and shall award the costs against the claimant if the claim be unfounded: Provided, That the entire answer shall be considered by the court.

in case he is absent from the district in which the court is held, or cannot

Proceedings SEC. 16. All proceedings now pending under the act to which this act pending under the sac of August 30, is an amendment, shall be made to conform to the proceedings directed in 1861. to conform this act, so far as practicable, and the judgments rendered therein shall be to this act. given in all respects, and have the same operation and effect as judgments Judgments under rendered under the fourteenth section of this act. to this act. said act.

Sec. 17. In all proceedings against debtors who fail or refuse to give Debtors who fail or refuse to give information of their indebtedness within the time prescribed in this act,

and the debtor shall be brought before the court by process, the costs of information of the proceeding shall be adjudged against such debtor, in case he is found their indebtedness, to be indebted to any alien enemy; and if it shall appear to the court, on proceedings the trial of any cause against such recusant debtor, that he has wrongly against them. and wilfully refused or failed to give information of his indebtedness, or to state the true amount thereof, with intent to hinder, evade or delay the execution of this act, or the act to which this is an amendment, or the jury, in any cause or issue tried by them, shall certify that such debtor has wilfully failed or refused to give information of his indebtedness, or the true amount thereof, with the intent aforesaid, the court shall award exe- may be awarded cution against such debtor on the decree or judgment for the whole amount against them for of the debt and the interest due thereon, together with the costs; in all the whole amount other cases, however, execution shall be stayed until the peace aforesaid, of the debt, interest which shall scorne except for interest which shall accrue.

Sec. 18. In cases where proceedings shall be instituted to sequestrate In other cases judgments or decrees already rendered, or of claims or debts upon which execution stayed, actions or suits may be pending, the court may, after the decree of sequesReceivers may tration, allow the receiver to prosecute such suit, action, decree or judg-prosecute suits, ment, in the name of the Confederate States of America; and in cases of indements. &c., in suits or actions pending, or decrees or judgments rendered in the State C. S., after decree courts, where, by the laws of such State, it may be admissible, such of sequestration. receiver may introduce the Confederate States of America in the proceed. C.S. may be inings as a party to prosecute such suit or action, or enforce such decree or troduced as a party judgment; but in such cases execution shall issue for costs and interest Execution in only until further provided by law, or twelve months after the conclusion such cases to issue of peace as aforesaid.

SEC. 19. Attorneys, agents or trustees of any alien enemy having claims neys, agents or for fees or commission on the fund or assets in their hands, shall, on deliv-trustees of alien ery of such fund or assets to the receiver, make out their accounts for enemies, for fees or such claims or commissions, and the court shall consider and allow the commissions on the same, if just and reasonable, to be paid out of such funds or seeds: and funds in their same, if just and reasonable, to be paid out of such funds or assets; and hands, may be alwhere counsel are already engaged in prosecuting such pending suits or lowed by the court. actions, the receiver shall be authorized to allow them to continue to prosecute such suits or actions for the Confederate States of America.

SEC. 20. The rate of interest to be paid by debtors shall be regulated Rate of interest to be paid by by the contract, if by the terms thereof the rate of interest shall be fixed, debtors. and if no interest shall be fixed by the contract, then the rate shall be according to the law of the place where the debt is to be paid or the contract performed; and the judgment or decree shall bear the same rate of Judgment or deinterest fixed by law or the contract, and the same shall be punctually paid cree for the same at the end of each year, or execution shall issue for the same.

SEC. 21. In no case shall the judgment or decree be a lieu on the property of the debtor; but where the court shall award execution under this on property. act, the property of the debtor shall be bound, from the delivery of the writ.

SEC. 22. The court, or judge in vacation, shall have power to award Execution may execution on any judgment or decree, in addition to the cases of recuber awarded in vacation where debts ant debtors, where the receiver shall make oath that the debtor is or is fraudulently fraudulently concealing or disposing of his effects, with intent to evade concealing or disthe judgment, or is about to remove his effects beyond the jurisdic-posing of his eftion of the court, but such execution shall be discharged on the defendant's giving security to the satisfaction of the court, for the performance or payment of the decree.

SEC. 23. In proceedings under this act, and the act of which it is Process and proamendatory, upon affidavit being made by the attorney representing the ceedings where the Confederate States, or the proper receiver, that the name of an alien enemy, or the enemy is wholly or partly unknown to him, or that the names of the names of the memmembers of a partnership of alien enemies are unknown to him, the bers of a partner-

only for costs, &c.

ship of alien ene-process and proceedings may be against such partnership by the firm miss are unknown. name thereof, stated in such affidavit, or against such alien enemy, whose name is wholly or partly unknown, by such name or proper description as may be known and set forth in such affidavit: Provided,

Proper name That the court may, at any time, on motion, cause the full and proper may be inserted in name to be inserted in the record, and used in the proceedings when ascertained.

the same become known to the court.

Receivers may Sec. 24. Receivers shall have authority to administer oaths touching any matter incident to proceedings under this act.

Act of Aug. 30, Sec. 25. The sixteenth section of the act to which this is an amendment, is hereby repealed.

Bonds and treasure Sec. 26. All debts due to any alien enemy may be paid in the bonds sury notes received and treasury notes of the Confederate States, and the same shall be ble.

received in payment for all property sold under this act.

received in payment for all property sold under this act.

Fees of clerks

SEC. 27. The fees of all clerks and marshals shall be the same for services under this act, and the act to which this is an amendment, as are allowed for similar services in the courts of the Confederate States, and shall be a charge upon the general fund derived from confiscations, and shall be paid on the order of the court.

Appointment of Sec. 28. The commissioners authorized by the fourteenth section of clerk of the board the act to which this is an amendment, shall appoint a clerk with a salary of commissioners of fifteen hundred dollars, to be paid out of the treasury of the Con-His salary.

Salaries of clerk federate States; but such salary, as well as the salary of said commisand commissioners sioners, shall be charged to the confiscation fund and be deducted charged to confistherefrom; and said commissioners shall moreover have power to appoint

Appointment of commissioners to take the examination of witnesses touching the claims commissioners to which may be propounded before them, or may summon witnesses before take examination them to be examined orally; said commissioners, and the commissioners appointed by them to examine witnesses as aforesaid, shall have power

Oaths to wit- to administer oaths to the witnesses and to issue subpœnas, and witnesses and sub-nesses failing to appear shall be subject to like penalties and process as pænas. Penalties may be prescribed in the courts of the Confederate States against against defaulting witnesses: Provided, however, That the costs of all proceedings to take testimony shall be paid by the claimant, except in cases where the Attorney General shall apply for leave to take testimony, and Fees of witnesses the fees of witnesses and commissioners shall be the same as are allowed

and commission in the courts of the Confederate States in like cases.

Settlements of Sec. 29. So much of the act to which this is an amendment as receivers to em-requires the receivers to settle separately the estate of each alien enemy, brace all matters is repealed, and hereafter each settlement shall embrace all the matters ment.

The settlement is ready for settlement; but the items of the account shall be so specific

Items of account as to show the sources from which each is derived.

to be specific.

SEC. 30. Where any judgment has been entered up in any of the tored under the courts of the Confederate States under the act to which this is an act of Aug. 30, amendment, inconsistent with the provisions and spirit of this act, the 1861, inconsistent same, on motion, shall be set aside or amended in accordance with the

with this act shall terms and provisions of this act.

amended.

Provisions of so far as the same may conflict with this act, are hereby repealed.

said act conflicting with this act re-pealed.

APPROVED February 15, 1862.

February 15, 1862.

CHAP. LXXII .- An Act to establish certain post routes therein named.

Cortain post The Congress of the Confederate States of America do enact, That routes established the following post routes be, and they are hereby, established, to wit:

First. From Tarborough, by way of Bethel and Flat Swamp, to In North Caro-Williamston, in the State of North Carolina. Second. From Bengal, in lina. Bullock county, by way of William Deloaches' Mills, in said county, and Benjamin Brewton's Mills, in Tatnall county, to Reidsville, in said last-named county, in the State of Georgia. Third. From Burnsville, North Carolina, via Jack's Creek, Poplar Hollow, Longmore's, in Washington county, Tennessee, John Blair's, to Jonesborough, in the State of Tennessee. Fourth. From Laurel Valley, in North Carolina, via Stansbury Gap, to Duck Town, in the State of Tennessee. Fifth. From Shepherdsville to Swansboro', in the county of Onslow, North Carolina. Sixth. From Sandersville to Hadnot's, in said last-lina. named county and State. Seventh. From Gatesville to Mintonsville, in Gates county, North Carolina. Eighth. From Dixie, otherwise called Bu Bayou, on the Vicksburg, Shreveport and Texas railroad, to Winsboro', in the State of Louisiana. Ninth. From Holly's Wharf, on Chowan river, to Ballard's Bridge, in Chowan county, in the State of lina. North Carolina. Tenth. From Mount Pleasant to Perryville, on the Tennessee river, via Newburg, Palestine and Linden, in the State of Tennessee. Eleventh. From Louisville, in the county of Winston, via Ashfordsville, in said county, Multona Springs, Phoenix Mills, Birketsville, and Rocky Point, in the county of Attala, to West Station, in the county of Holmes, in the State of Mississippi. Twelfth. From Crain's Creek to Carbonton, via Cowles' Store, Pocket, Gilliam's Store and lina. Underwood's Tall House, in the State of North Carolina. Thirteenth. In From Vaiden to Sidon, in the county of Carroll, in the State of Mississippi. Fourteenth. From Raymond, in the county of Hinds, to Port Gibson, in the county of Claiborne, in said State of Mississippi. Fifteenth. From DeKalb, in the county of Kemper, to Philadelphia, in the county of Neshoba, in said State. Sixteenth. From Concordia, in the county of Bolivar, to Williams Port, on the Sun Flower river, in said State. Seventeenth. From Canton in the county of Madison, to Shugualak, in the county of Noxuba, via Philadelphia, in the county of Neshoba, in said State. Eighteenth. From Oxford, in the county of Lafayette, to Fulton, in the county of Itawamba, in said State. Nineteenth. From Batesville, in Panola county, to Bynam's Creek, in said Twentieth. From Fulton, in Itawamba county, to Gunstown, on the Mobile and Ohio railroad, in said State. Twenty-first. From Smithville to Richmond, in said State of Mississippi. Iwenty-second. From Moscow, on the Memphis and Charleston railroad, to Antona, on the Memphis and Ohio railroad, in the State of Tennessee, via Macon, Oakland and Hickory Wythe, in said State. Twenty-third. From Memphis, via Ralston, to Portersville, in said State last named. Twenty-fourth. From Waldo, on the Florida railroad, by Fo:t Crane, to My Canopy, in the State of Florida. Twenty-fifth. From Warsaw to Gainsville, in the Twenty-sixth. From Hicksford, in the county of State of Alabama. Greensville, to Lawranceville, in the county of Brunswick, in the State of Virginia. Twenty-seventh. From Hartsville, in Sumner county, via Driver's Store, on the east fork of Goose Creek and Cartersville, to Lafayette, in the county of Macon, in the State of Tennessee. Twenty- In eighth. From Rock Hill, York District, via Taylor's Creek, Wallace, lina. Lewisville, Rich Hill Cross Roads, Cedar Shoals, Landsford, to Coats' Tavern, in the State of South Carolina. Twenty-ninth. From Shelby Depot, on the Memphis and Ohio railroad, in the county of Shelby, in the State of Tennessee, to the town of Portersville, in Tipton county, in said State Thirtieth. From Statesburg, via Providence, Harmony College, Bradford Springs, to Mill Grove, in South Carolina. Thirty-first. From Wedowee, Alabama, to Corn Grove, via Abicochee, in said State.

In Georgia.

In Tennessee.

In North Caro-

In Louisians.

In North Caro-

In Tennessee.

In Mississippi.

In North Caro-

In Mississippi.

In Florida.

In Alabama. In Virginia.

In Tennessee.

In South Caro-

In Georgia and Thirty-second. From Abernathy, Alabama, to Bowdon, in the State of Alabama.
In North Carolina.
Coosa county, in said State. Thirty-fourth. From Copperville, Cherokee county, North Carolina, to Aquone, Macon county, North Carolina.

APPROVED February 15, 1862.

February 15, 1862.

CHAP. LXXIII .- An Act for the relief of the State of Missouri.

Advancement to The Congress of the Confederate States of America do enact, That the State of Missouri, upon the application of the fund commissioners for said State, one million dollars in treasury notes, upon the condition that the said State of Missouri deposit with the Secretary of the Treasury of the Confederate States an equal sum in the bonds of the State of Missouri, authorized to be issued under an act of the Legislature of said State.

entitled "An act to provide for the defence of the State of Missouri, and for other purposes," which bonds shall be held by the Secretary of the Treasury until the accounts of the State of Missouri for advances made for military purposes are adjusted, as Congress may direct.

To be accounted for on adjustment of the accounts of the State of for on adjustment of said Missouri against the Confederate States, the sum hereby advanced shall be State against the deducted from the amount found due to said State.

APPROVED February 15, 1862.

February 15, 1862. CHAP. LXXIV.—An Act supplemental to "An act to put in operation the Government under the Permanent Constitution of the Confederate States of America," approved May 21st, 1861.

Provision to put The Congress of the Confederate States of America do enact, That in operation the on the assembling of the Senators elected under the provisions of the Government under on the assembling of the Confederate States, according to the direct Constitution.

The Congress of the Confederate States according to the direct Constitution.

The Congress of the Confederate States according to the direct Constitution.

The Congress of the Confederate States according to the Vice Constitution.

The Congress of the Confederate States of America do enact, That is operation to the provisional Government to call the Senate to order, Vice President of Confederate States of America do enact, That is operational to the Confederate States of America do enact, That is operationally confederate States of America do enact, That is operation to the Confederate States of America do enact, That is operationally confederate States of America do enact, That is operationally confederate States of America do enact, That is operationally confederate States of America do enact, That is operationally confederate States of America do enact, That is operationally confederate States of America do enact, That is operationally confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operated by the Confederate States of America do enact, That is operate

Duty of the President of the Provisional Government to call the Senate to order, Vice President of appoint a secretary of the Senate for the time being administer the cath the Provisional to of office to the Senators, and preside over the body until the President of call the Senate to the Senate for the time being shall be elected, as provided by the act order, &c.

aforesaid; and in the absence of the Vice President, the oldest Senator

Duty of the then present shall perform the duties aforesaid. And on the assembling President of the of the members of the House of Representatives, elected as aforesaid, said Government, under the direction of the act aforesaid, it shall be the duty of the Presito call the House dent of the Congress of the Provisional Government to call the House to order, appoint a clerk of the House for the time being, administer the oath of office to the members, and preside over the body until a Speaker shall be elected, and in the absence of the President of Congress, the oldest member of the House then present shall perform the duties aforesaid.

APPROVED F. bruary 15, 1862.

Feb. 15, 1862. CHAP. LXXV.—An Act to make appropriations for the expenses of government in the logislative, executive and judicial departments, from the eighteenth of February to the first of April, eighteen hundred and sixty-two, and for other purposes.

Appropriations The Congress of the Confederate States of America do enact, That government from the following sums be, and the same are hereby, appropriated for the

objects hereafter expressed, from the eighteenth of February to the first of Feb. 18, to April 1, April, eighteen hundred and sixty-two. pril, eighteen hundred and sixty-two.

Legislative.—For compensation and mileage of Senators, four thousand Pay and mileage

five hundred dollars.

For compensation and mileage of members of the House of Representate House. tatives, twenty-five thousand dollars.

Executive.—For compensation of the President of the Confederate President. States, four thousand dollars.

For compensation of the Vice-President of the Confederate States, one Vice-President. thousand dollars.

ousand dollars.

For compensation of the Private Secretary and Messenger of the Presi
ry and messenger

of the President. dent, three hundred and fifty dollars.

For compensation of the Secretary of State, Assistant Secretary of State, Office of the 8 Clerks and Messenger, one thousand three hundred and eighty-nine dollars retary of State. and forty-four cents.

For compensation of the Secretary of the Treasury, Assistant Secretary, Office of the Sec-Comptroller, Auditors, Treasurer and Register, and Clerks and Messenger retary of the Treasurer. in the Treasury Department, fifteen thousand dollars.

For incidental and contingent expenses of the Treasury Department, two thousand dollars.

For compensation of the Secretary of War, Chief of Bureau, and Office of the Sec-Clerks and Messengers in the War Department, four thousand dollars.

For contingent and incidental expenses of the War Department, ten thousand dollars.

For compensation of the Secretary of the Navy, and Clerks and Mes- Office of the Secsengers in his office, three hundred and twenty-five dollars.

For incidental and contingent expenses of the Navy Department, five hundred dollars.

For compensation of the Postmaster General, Chiefs of Bureaus, and Clerks and Messengers in the Post Office Department, four thousand four hundred and twenty-nine dollars, thirty-eight cents.

For incidental and contingent expenses of the Post-Office Department, two thousand dollars.

For compensation of the Attorney General, Assistant Attorney General, Office of the A Clerks and Messenger in the Department of Justice, one thousand three torney General. bundred and fifty-six dollars.

For incidental and contingent expenses of the Department of Justice, , five hundred dollars.

For salary of Superintendent of Public Printing and Clerk and Messen-of Public Printing. ger in his office, six hundred dollars.

For printing for the several Executive Departments of the government, Printing. eleven thousand seven hundred dollars.

Judiciary.—For salaries of judges, attorneys and marshals, and for incidental and contingent expenses of courts, twenty thousand dollars.

War Department.—For the pay of the officers and privates of the army, Officers, &c., of volunteers and militia, in the service of the Confederate States; for quarant transporta-

termasters' supplies of all kinds, transportation and other necessary tion. expenses, twenty-six million two hundred and ninety-one thousand five hundred and two dollars.

For purchase of subsistence stores and commissary property, four million Subsistence stores, five hundred thousand dollars.

For the ordnance service in all its branches, two million six hundred and Ordnance service. sixty thousand dollars.

For the engineer service, sixty-five thousand dollars.

For surgical and medical supplies of the army, one hundred and twenty ousand dollars.

For contingencies of the army sixteen thousand dollars.

Contiguades of thousand dollars.

For contingencies of the army, sixteen thousand dollars.

1862, and for other

of Senators.

Of m mbers of

Office of the Sec-

retary of War.

retatary of the

Office of the At-

S u perintendent

Judges, Attorneys, Marshals, &c.

Engineer service the army.

For the contingent expenses of the Adjutant and Inspector General's Adjutant and Inspector General's office, including office furniture, stationery, printed blanks for the use of office. the army, postage, telegraphic dispatches, and so forth, three thousand three hundred dollars.

Navy Department.—For contingent enumerated, ten thousand dollars. Navy Department. For coal for steamers, one hundred thousand dollars.

For pay of officers and others employed at the navy yard, at Norfolk, Navy yard at Norfolk. Virginia, tifteen thousand dollars.

For repairs of buildings adjoining the gateway of the navy yard, at

Norfolk, Virginia, five thousand dollars.

Com missioners under sequestration act.

Miscellaneous. - For compensation of three commissioners, appointed under the fourteenth section of the act of August thirtieth, eighteen hundred and sixty-one, providing for the sequestration of the estates of alien enemies, and for the indemnity of citizens of the Confederate States, two Contingent ex-thousand two hundred and twenty dollars.

peases of commissioners.

For contingent expenses of said commissioners, five hundred dollars.

For wages of assessors, and for printing, under the act of Congress of Assessors of war tax and printing. August nineteenth, eighteen hundred and sixty-one, providing for a wartax, one hundred and twenty-five thousand dollars.

For salaries of chief collectors of war tax, under the same, eleven thou-Chief collectors of war tax. sand and thirty-three dollars.

For transmission of the funds of the Confederate States, one hundred Transmission of funds. thousand dollars.

Diplomatic For the purchase of diplomatic books for the use of the Department of books. State, fifteen hundred dollars.

Sugar and mo-For the purchase of a year's supply of sugar and molasses for the army, one million one hundred and thirteen thousand four hundred dollars.

For redemption of treasury notes issued under the act of May sixteenth, Redemption of treasury notes. eighteen hundred and sixty-one, and burned or otherwise rendered unfit for circulation by the holders, thirty thousand dollars.

Bounty to war-For pay of warrant and petty officers, seamen, ordinary seamen, landsrant and petty of men and boys, and the engineer's department of the navy, as bounty, ficers, scamen, &c. authorized by act of Congress, approved January sixteenth, eighteen hundred and sixty-two, one hundred thousand dollars.

Bounty to non-For bounty of fifty dollars to each non commissioned officer, musician commissioned offi- and private, who may enlist for three years or during war, on the basis cers, musicians and that one hundred thousand men will enlist, the sum of five millions of privates.

For the transportation of the above men from the place of enlistment Transportation of men. to the army, in the field, one million of dollars.

Approved February 15, 1862.

CHAP. LXXVI.—An Act to authorize and provide for the organization of the Maryland Feb. 15, 1862.

The Congress of the Confederate States of America do cnact, That Organization of the Maryland line, all native or adopted citizens of the State of Maryland, who have heretofore volunteered, are now in, or may hereafter volunteer in the service of the Confederate States, may, at their option be organized and enrolled into companies, squadrons, battalious and regiments, and with the first Mary land regiment, and several companies now in service, into one or more brigades, to be known as the Maryland line; said organization to be in accordnance with existing laws.

APPROVED February 15, 1862.

CHAP. LXXVII .- An Act to relinquish any claim on the part of the government to any Feb. 15, 1862. share in certain prizes.

The Congress of the Confederate States of America do enact, That Relinquishment the government of the Confederate States do hereby relinquish all claim on the part of the to any portion of the proceeds of the sale of certain vessels and their share in certain cargoes captured in the Chesapeake bay and Potomac river, on or about vessels, &c., taken the twenty-ninth day of June, eighteen hundred and sixty-one, by George in the Chesapeake M. Hollins, Captain in the Confederate States navy, and certain officers of lins. the navy, and privite citizens under his command; said prizes having been made without the participation of any vessel of the Confederate States or other government aid.

APPROVED February 15, 1862.

CHAP. LXXVIII .- An Act to fix the rank of certain officers.

Feb. 15, 1862.

The Congress of the Confederate States of America do enact, That Rank of com-the rank of commissioned officers of regiments, battalions, squadrons and who continue in companies, who continue in service by re-election in regiments, battalions, service by re-elecsquadrons or companies, organized of troops re-enlisting under the act tion to date from providing for the granting of bounty and furloughs to privates and non-original election or commissioned officers in the provisional army, approved December eleventh, appointment. eighteen hundred and sixty-one, and the act supplemental thereto, approved 1861, Dec. 11. February third, eighteen hundred and sixty-two, or under the act to provide for the recruiting companies now in the service of the Confederate States for twelve months, approved January twenty-ninth, eighteen hundred and sixty-two, shall date from the time of their orginal election or appointment: Provided, Such officers shall be re-elected or appointed to offices of the same grade in the same corps.

APPROVED February 15, 1862.

1862, Feb. 3.

1862, Jan. 29. Proviso.

CHAP. LXXIX .- An Act to establish judicial courte in certain Indian Territories.

Feb. 15, 1862.

The Congress of the Confederate States of America do enact, That in order to secure the due enforcement of so much of the laws of the Con-established in cerfederate States in regard to criminal offences or misdemeanors, and to civil tories. remedies, as is, or may be, in force within the Indian country west west of Missouri and Arkansas, south of Kansas and north of Red river, the country owned and occupied by the Cherokee Nation, as the boundaries of the same are defined by treaty between that nation and the Confederate States, is lah-ki. hereby erected into and constituted a judicial district of the Confederate States, for the special purposes and with the jurisdiction in this act and in existing laws and the treaty aforesaid provided, to be called and known as the district of Cha-lah-ki; and the whole country owned and occupied by the Choctaw and Chickasaw Nations, as the boundaries of the same are ca-hom-ma. defined by treaty between these nations and the Confederate States, including the country west of the ninety-eighth degree of west longitude, leased by said nations to the Confederate States, is hereby erected into and constituted a judicial district of the Confederate States, for the special purposes and with the jurisdiction in this act and in existing laws, and the treaty aforesaid provided, to be called and known as the Tush-ca-hom-ma district.

SEC. 2. And be it further enacted, That all the country owned and possessed by the Creek Nation, or Muskoki Confederation, all that country to constitute an in-

Judicial courts

District of Cha-

District of Tush-

tegral part of the owned and possessed by the Seminole Nation, all that country occupied Cha-lah-kijudicial and held by the Great and Little Osage Tribes of Indians, and all that country occupied by the Quapaws, the Seneca Tribe, formerly known as the Senecas of the Sandusky, and the Senecas and Shawnees, formerly known as the Senecas and Shawnees of Louistown, as the said countries are described and their limits defined in the treaties with the said several nations, tribes and bands of Indians, are hereby annexed to, and shall, for all the purposes of this act, constitute and continue an integral part of the Chalah-ki judicial district hereby established.

Jurisdiction of SEC. 3. And be it further enacted, That the jurisdiction of each court the court co-exten-hereinafter created shall be co-extensive with the limits of the district for

sive with the limits which it is created, as such district is hereinafter defined.

District sourt to SEC. 4. And be it further enacted, That in each of the said two districts be held semi-an-there is hereby created, and shall hereafter be held, semi-annually, a district nually in each discourt of the Confederate States, with such jurisdiction in such matters, triet.

civil and criminal, to such extent and between such parties as is hereinafter provided.

Appointment of Sec. 5. And be it further enacted, That there shall be appointed by the President of the Confederate States, by and with the advice and consent of the Senate or the Provisional Congress, one judge of the district courts of the Confederate States for the said Cha-lah-ki and Tush-ca-hom-ma districts,

Where to reside, who shall reside permanently in one or the other of said districts, and hold Term of office.

Appointment of his office during the term of four years; and there shall also be appointed marshals and at one marshal and one attorney for each of said districts, all of whom shall torneys. Term of hold their offices during the term of four years, and reside permanently in office. Residence, their respective districts.

Fees and salary of attorneys.

SEC. 6. And be it further enacted, That the attorneys shall receive the same fees and salary as are now allowed to the district attorneys for the the same fees as are now allowed to the marshal shall each be entitled to the same fees as are now allowed to the marshal for the western district of Arkansas; and each such marshal shall also, in addition, be paid

Compensation for two hundred and fifty dollars annually, as a compensation for extra services.

Judges to ap- SEC 7. And be it further enacted, That the district judge for the Cahpoint clerks and lah-ki and Tush-ca-hom-ma districts shall appoint a clerk and may also be interpreters.

Interpreter for each Indian language spoken in the district, for each of the

Clerk to act as district courts over which he presides. Each of said clerks shall also be register in chance- the register in chancery, shall hold his office during the pleasure of the ry. Term of office court, shall keep his office at the place where the court is held, shall receive to be kept. the same fees and compensation as are now allowed by law to the clerk of Fees and com- the district court for the western district of Arkansas, and shall be qualified

Fees and com- the district court for the western district of Arkansas, and shall be qualified in like manner, and perform like duties as the clerks of other district courts.

Dates. Pay of interpre- of the Confedesate States. Each interpreter shall be employed during the

ters. pleasure of the court, and paid such compensation as the judge shall fix,
Qualification and not exceeding three dollars per day, for each day of the session. The
bond of marshals marshals shall give bond and be qualified like the marshals of the Confed-

Marshals, clerks erate States in other districts; and the marshals, clerks and interpreters and interpreters to shall be selected from among the citizens of the Choctaw or Chickasaw among the citizens. and Cherokee nations, respectively.

Where district Sec. 8. And be it further exacted. That the district court for the Tush-

Where district SEC. 8. And be it further exacted, That the district court for the Tushcourts to be held. ca-hom-ma district shall be held at Boggy depot in the Choctaw Nation;
and that the district court for the Cha-lah-ki district shall be held at Tahlequah, in the Cherokee Nation, or at the seat of government of the Cherokee Nation, whenever that shall be removed from Tahlequah to any other
point or place.

Terms of sourt; SEC. 9. And be it further enacted, That the terms of said district court when to be holden for the district of Cha-lah-ki shall be holden on the first Mondays of March

and September; and the said district court for the district of Tush-ca-homma, shall be holden on the third Mondays of April and October in each and every year.

SEC. 10. And be it further enacted, That in all criminal trials in said district courts, and in all suits therein at common law, the right of trial by jury shall remain inviolate; and prosecutions for all offences hereby made offences comcognizable in said district courts, shall be commenced by presentment or sentment or sentment or indict-

indictment of a grand jury.

SEC. 11. And be it further enacted, That each of the said district courts Crim shall have, possess and exercise criminal jurisdiction, co-extensive with the limits of the district, to try and punish persons guilty of any offence against the laws of the Confederate States, in force within the district, the punishment whereof, when there committed, is provided for by law, or treaty of the Confederate States; and to enforce the execution of all laws of the Confederate States, declared to be in force in the Indian country, or within the limits of an agency reserve, or of the forts or military posts therein. And the said district courts shall respectively have jurisdiction to try, condemn and punish offenders against any of such laws or treaties, to adjudge and pronounce sentence, and cause execution thereof to be done, in the same manner as is done in other district courts of the Confederate States; to which end each of said district courts shall possess the powers heretofore possessed by circuit courts of the United States, so far as the same shall be necessary to carry out the provisions of this act, or of the treaties with the several Indian nations, tribes and bands.

SEC. 12. And be it further enacted, That each of said district courts Admiralty jurisshall have the same admiralty jurisdiction as other district courts of the diction. Confederate States, against persons residing, or vessels and other subjects of admiralty jurisdiction found within the district; and in all civil suits at law or in equity, where the matter in controversy is of greater value than civil cases. five hundred dollars, between a citizen or citizens of any State or States of the Confederate States, or of any Territory or Province of the same, or an alien or aliens, and a citizen or citizens of the district, or a person or persons residing therein; which jurisdiction shall be exercised in such manner and with like pleadings and process, as in other district courts of the Con
Plead

process. federate States.

. SEC. 13. And be it further enacted. That the said district courts for the districts of Tush-ca-hom-ma and Cha-lah-ki, respectively, shall have no over offences comjurisdiction to try and punish any person for any offence committed prior action accorned to the 12th day of July, in the year of our Lord one thousand eight hun-prior to certain dred and sixty-one, in the said Tush-ca-hom-ma district; or prior to the periods. seventh day of October, in the same year, in the Cha-lah-ki district, as hereby constituted; nor shall any action in law or equity be maintained in the said district court of Tush-ca-hom-ma district where the cause of action accrued before the twelfth day of July, in the year of our Lord one thousand eight hundred and fifty-eight; and in the said district court of the Cha-lah-ki district, where the cause of action accrued before the seventh day of October, in the year of our Lord one thousand eight hundred and sixty-one; except where the action is brought by the Confederate States, or by a State of the Confederacy, for its or their own use and benefits.

SEC. 14. And be it further enacted, That each of the said district courts Further jurisshall have jurisdiction in all civil suits instituted by the Confederate States, diction cases. or by one or more States of the Confederacy, against any person or persons, whether white men or Indians, residing or found within the district; and in all civil suits the same practice shall govern, the same proceedings be cases. had in all respects, before and after judgment or decree, and the same costs Costs. be adjudged, and be in the same manner collected, as now in the district court of the Confederate States for the Western District of Arkansas; and

Trial by jury. Prosecutions for menced by

Criminal juris-

Pleadings and

No jurisdiction

Exception.

Practice in civil

oriminal cases.

Forms of process the forms of all original, mesne, and final process shall be the same as are now used in that court.

Proceedings to Sec. 15. And be it further enacted, That all the proceedings in said courts be in the English shall be had and recorded in the English language; and no person shall language.

Who competent be competent to serve as a juror who is not a citizen of the district; that to serve as jurors all citizens of the district, being free males, without mixture of negro blood, and over the age of twenty-one years, if competent by the general

rules of law, shall be competent to serve as jurors, preference being given

How jury con- to those who can speak and understand the English language; and every

stituted when ln- Indian tried in said courts having the right to a jury of one-half of his own

stituted when In-Indian tried in said courts having the right to a jury of one-half of his own dian is tried.

Practice in nation; that the practice in all criminal cases therein, including the right

n nation; that the practice in all criminal cases therein, including the right of challenge of jurors, shall be the same as in the district court of the Confederate States for the western district of Arkansas; and that within the sphere of its jurisdiction hereby defined, each of said courts shall be invested with the same powers as said district court of the western district of Arkansas; its proceedings shall have the same validity as those of that

"Validity and an of Arkansas; its proceedings shall have the same validity as those of that shemication of court, and shall be authenticated in the same mode and have the like faith and credit everywhere.

Juries where SEC. 16. And be it further enacted, That when any white person, not white persons are by birth, adoption, or otherwise, a citizen or member of any Indian nation or tribe, as such citizenship is defined by law or treaty, shall be tried in either of said district courts for any criminal offence, such person shall be entitled, upon demand, and as of right, to a jury of white men, to obtain

Venire facias. which a writ of venire facias may, if necessary, issue to the marshal of an adjoining district in a State, commanding him to summon a panel of twenty persons to serve as jurors in the given case, which writ shall be

Attendance may served by such marshal, and the attendance of the panel compelled, if be compelled by necessary, by attachment; and out of such panel and talife]smen, summoned attachment.

No challenge of in like manner, if necessary, the jury shall be selected, no challenge being

juror except for in such case allowed the prisoner, except for cause.

Laws regulating

Sec. 17. And be it further enacted, That all existing provisions of law, the powers, &c., of relating to the powers, duties or modes of proceeding and action of the the district courts district courts of the Confederate States, of a general nature, not locally of the C. S. to ap-inapplicable and not contrary to the provisions of this act, shall extend ply.

Effect of judg. and apply to said district courts; that their judgments and decrees shall ments and decrees have the same effect as those of such other courts, and sales of property. How property thereunder shall be made and evidenced, and title thereby pass, in the sold and title to same manner as under judgments and decrees of said district court for the

western district of Arkansas.

Common law Sec. 18. And be it further enacted. That the common law of England and statutes of and the statutes of England, of a general nature, made prior to the fourth England, made of additional and seventy-six, in aid of, and modifying 1776, to govern in or adding to, the common law, so far as the same have not been changed, altered, annulled or repealed by the laws, customs and usages of the Cherokee nation, shall govern in each of said districts, in all matters within the civil jurisdiction of the said district courts.

Punished.

SEC. 19. And be it further enacted, That, whenever any person is convicted of any offence, amounting to felony, at common law, or by statute, in either of the said district courts, and part of the punishment inflicted is imprisonment, such punishment shall be imprisonment and confinement at

Imprisonment. hard labor, for the whole term adjudged; and it shall be lawful for the court by which the sentence is passed, to order the same to be executed in any State prison or penitentiary in an adjoining State, the use of which may be allowed by the Legislature of the State for such purpose, and the

Expenses to be expenses attendant upon the execution of such sentence shall be paid by the Confederate States.

Bills of excep- SEC. 20. And be it further enacted, That bills of exceptions, writs o

error, and appeals from the decisions of each of said district courts, shall tions, write of error be allowed, and may be taken to the supreme court of the Confederate and appeals. States, in the same manner and under the same regulations as from other district courts of the Confederate States, where the value of the property or the amount in controversy, to be ascertained by the oath of either party, or of any other competent witness, shall exceed one thousand dollars; but in cases involving the question of title to slaves, such writs of error or appeals shall be allowed to and decided by the said supreme court, without regard to the value of the matter, property or title, in controversy; and from any decision of either of said courts, or the judge of either, upon any writ of habeas corpus, involving a question of personal freedom, a writ of error or appeal shall be allowed to said supreme court.

SEC. 21. And be it further enacted, That writs of error shall lie to the Writs of error in supreme court, in behalf of the accused, from the decisions of the said district criminal cases. courts, in all criminal cases where the life or liberty of the accused is put in jeopardy; and the writ of error in such cases shall operate [as] a supersedess when it is so directed by the judge of the district court, or by a orror to operate as judge of the supreme court; and the supreme court shall provide such rules for the regulations of this remedy in error as shall prevent abuse thereof, or the escape of persons accused of crime.

SEC. 22. And be it further enacted, That the district judge for the Cha-lah-ki and Tush-ca-hom-ma districts shall receive an annual salary of district judges. twenty-five hundred dollars, to be paid quarter-yearly from the date of his

commissiom, at the Treasury of the Confederate States; and there shall Contingent exbe appropriated annually the sum of one thousand dollars to defray the penses of courts.

contingent expenses of each of said courts. SEC. 23. And be it further enacted, That this act shall take effect as to When this act to each nation, tribe or band therein named, from the date of the ratification take effect. of the treaty, by such nation, tribe or band.

APPROVED February 15, 1862.

When writ 'of

Salaries of the

CHAP. LXXX .- An Act to provide for an increase of the Quartermaster and, Commissary February 15, 1862. Departments.

The Congress of the Confederate States of America do enact, That Appointment of in addition to the number of quartermasters, assistant quartermasters, quartermasters commissaries and assistant commissaries, now allowed by law, the Presi-at permanent posts dent shall have authority to appoint as many of said officers, as shall, in and depote. his discretion, be deemed necessary at permanent posts and depots; said appointments to terminate at the close of the war, or sooner, if the services of the officer can be advantageously dispensed with: Provided, That no quartermaster, assistant quartermaster, commissary or assistant commissary, be authorized to employ a clerk; but the commanding officer of quartermasters, assistant quartermasters, commissaries or assistant commissaries, shall detail from the ranks under his command such person or persons as Persons may be may be necessary for service in the offices of said quartermasters, assistant detailed from the quartermasters, commissaries and assistant commissaries.

their offices.

Approved February 15, 1862.

CHAP. LXXXI .- An Act concerning the pay and allowances due to deceased soldiers. February 15, 1862.

The Congress of the Confederate States of America do enact, That ance due deceased he pay and allowances due to any deceased volunteer, non-commissioned soldiers.

To whom paid. officer, musician, or private, in the army of the Confederate States, shall be paid to the widow of the deceased, if living; if not, to the children, if any; and in default of widow or children, to the father, if living, and if not, to the mother of such deceased volunteer.

Payment to be manding officer.

SEC. 2. The pay and allowance due as aforesaid shall be paid by the made by the pay-paymaster or proper officer charged with the payment of the troops, to .

pay-roll made out the person or persons entitled to the same, or to his or her authorized and certified by agent, attorney, or guardian, upon the pay-roll made out and certified by captain or come the captain or commanding officer of the company to which the deceased was attached, which pay-roll the captain or commanding officer as aforesaid shall make out and deliver to the person or persons entitled to such pay and allowance, or to his, her or their authorized agent, attorney, or guardian, and shall state in such pay-roll the name of the deceased volunteer, the company and regiment to which he was attached, and the date of his enlistment and death; and the paymester or officer to whom said pay-roll shall be directed, shall pay the same according to the tenor thereof, and shall file such pay-roll with the pay-rolls of the army.

APPROVED February 15, 1862.

Pebruary 15, 1862. CHAP. LXXXII .- An Act to provide for the connection of the railroad from Selma, in Alabama, to Meridian, in Mississippi.

Preamble.

WHEREAS, The President in his message of the 17th of December, has expressed the opinion that the completion of the Mississippi and Alabama River Railroad, so as to connect Selma, in Alabama, with Meridian, Mississippi, is indispensable for the successful prosecution of the war, in which opinion Congress fully concurs; Now, therefore,

Advancement to

The Congress of the Confederate States of America do enact, That complete the rail- the President be, and he is hereby, authorized to advance to the President road connection be and Directors of the Alabama and Mississippi River Railroad Company, bama, and Merithe sum of one hundred and fifty thousand dollars, for the purpose of dian, Mississippi. completing the railroad connection between Selma, in Alabama, and Meridian, in Mississippi, upon such terms and conditions as he may deem best to secure the early completion of said railroad connection, and to secure the return of the money so advanced.

Approved February 15, 1862.

Pebruary 17, 1962. CHAP. LXXXIII -An Act to define and establish the compensation of members of the Congress of the Confederate States of America, in reference to mileage.

Mileage allowed The Congress of the Confederate States of America do enact, That to members of in addition to the compensation allowed by law to members of Congress, Congress, when each member for each session shall be allowed eight dollars for every than railroad or twenty miles, actually and necessarily travelled by other than railroad or steamboat trans-steamboat transportation, in coming from, and returning to, his place of portation. residence from the place where the Congress may assemble, in lieu of the mileage now allowed over said space.

APPROVED February 17, 1862.

CHAP. LXXXIV .- An Act repeal on act therein named.

February 17, 1862

The Congress of the Confederate States of America do enact, That Act of Jan. 22, an act entitled "An act to provide for raising and organizing, in the State 1862, (See ante, ch. of Missouri, additional troops for the provisional army of the Confederate raising troops in States," endorsed, "passed January ninth, eighteen hundred and sixty- Missourl, repealed. two," be, and the same is hereby, repealed.

APPROVED February 17, 1862.

CHAP. LXXXV —An Act to provide for the preservation and future publication of the February 17, 1862.

journals of the Provisional Congress, and the proceedings of the Convention which

frame1 the provisional and permanent Constitutions of the Confederate States.

The Congress of the Confederate States of America do enact, That Copies to be the President of the Congress be, and he is hereby, authorized and made of the jourinstructed to have prepared, by persons selected by him and sworn to sional Congress secrecy, two copies of the journals of the Provisional Congress, and the and of the proproceedings of the Convention which framed the Provisional and Per-seedings of the manent. Constitutions of the Confederate States, which, after having been examined by him and certified to be correct, shall be sealed and

endorsed as true and exact copies of the originals.

Verification of copies.

SEC. 2. Be it further enacted, That one of the copies of the journals How disposed of. and proceedings aforesaid shall be deposited in the office of the Department of Justice, under the care of the Attorney General, and the other retained by the President of the Congress; and the originals of the same, similarly sealed and endorsed, shall be deposited with the Secre- to be deposited. tary of State; all of which copies and originals shall be preserved, with Copies and oritheir seals unbroken, until their publication shall be ordered by the ginals to be pre-Congress of the Confederate States.

seals unknown.

APPROVED February 17, 1862.

CHAP. LXXXVI.—An Act to amend "An act to provide for the safe custody, printing, February 17, 1862.

publication and distribution of the laws, and to provide for the appointment of an Act of Aug. 5.

Additional clerk in the Department of Justice," approved August fifth, eighteen hundred Act of Aug. 5. 1861, 2 2, amended

The Congress of the Confederate States of America do enact, That Laws and recothe laws and resolutions required by said act to be published in the lations to be published in the gallished in the gallishe gazettes, shall be published weekly, for two weeks, instead of weekly for zottes. one month; and the compensation therefor shall be two dollars per page, Compensationated according to said act, instead of one dollar and a half per allowed. page, as therein provided.

SEC. 2. That the third section of said act be so amended as to Act of Aug. 3. authorize the Attorney General to cause three thousand copies of the 1861, § 3 amended. provisional and permanent Constitutions, and of all the acts and resolutions and treaties of the Provisional Government of the Confederate stitutions and acte, States which are not secret, to be published in one volume, at the close &c., to be published in one volume, at the close &c., to be published in one volume. of the present session of Congress, arranged, and with marginal notes, and indexed, as provided in said act.

SEC. 3. That the volumes published under this act shall be subject, Volumes pubin every respect, to the provisions of the act of which this is amendatory; lished to be subject except that, if paper of the quality required by the previous act cannot to the act of Aug. 5, be obtained, such paper may be used as the Superintendent of the regards paper.

Proviso as to Bureau of Printing may select: Provided, That the Attonery General may postpone the binding in calf until one year after the termination of the present war; and he may cause the volume published under this act [to be] so bound, without regard to the number of pages.

Approved February 17, 1862.

February 17, 1862. CHAP. LXXXVII.—An Act to make disposition of negro slaves captured from hostile

Captured negro The Congress of the Confederate States of America do enact, That slaves belong in g all negroes who are slaves, belonging to hostile Indians, who are memto certain hostile bers or citizens of any one of the tribes of Indians friendly to this livered to the Su-government, and who have been, or may hereafter be, captured by troops perintendent of or persons in the service of the Confederate States, shall be delivered to Indian Affairs west the Superintendent of Indian Affairs west of Arkansas.

Notice by Sup't SEC. 2. That said Superintendent shall carefully inform himself of to Head Chief of the persons and tribes to whom each negro belongs, and shall promptly

notify the Executive, or Head Chief of the proper tribe or tribes, to

the tribe.

Delivery of ne. receive the same, at some convenient place, and shall deliver said negro groes to the Head or negroes, to said Executive, or Head Chief of said friendly tribe or Chief. How long tribes, as captured property, to be held by said tribe or tribes until such provisions and orders shall be made by this government as shall seem just and wise, and shall take receipts for the same.

Sup't to make SEC. 3. That the said Supreintendent shall, at or before the time of out record of the such delivery, make out a record, showing the name and age and value names, ages and of each slave received by him, and shall report the same, and the fact slaves, and report of such delivery, or other disposition of each of said negroes, to the the same to Com-Commissioner of Indian Affairs, together with all the facts of time, missioner of In-place and circumstances of the capture, and by whom captured; but in dian Affairs.

Free negroes no case shall any free negro who is so captured be given up by virtue of

captured not to be this act. given up.

APPROVED February 17, 1862.

Pebruary 17, 1862. CHAP. LXXXVIII.—An Act to fix the date at which the bounty shall be paid to soldiers enlisting for the war.

When bounty to The Congress of the Confederate States of America do enact, That be paid to soldiers the bounty of fifty dollars, allowed by existing laws to soldiers enlisting calleting for the for the war, or re-enlisting for two years, or recruited, shall be payable as soon as the volunteer entitled thereto shall have been sworn into the Confederate service, and shall have been pronounced by any surgeon, or assistant surgeon of the Confederate States, after inspection, as being fit and able to do military service.

APPROVED February 17, 1862.

RESOLUTIONS.

[No. 1.] A resolution authorizing the transfer of funds to foreign parts.

November 26, 1861.

Resolved by the Congress of the Confederate States of America, That Secretary of the the Secretary of the Treasury be authorized to transfer and place on ized to transfer deposit, in the hands of any foreign banker, such amount of money, not funds into the exceeding two millions of dollars, as the public exigencies may require, hands of any formand that he be authorized to make the transfer, by remittance of bills or eign banker. shipment of produce as he may deem most advantageous.

APPROVED November 26, 1861.

[No. 2.] A resolution for the relief of the "Lumberton Guards," (Company D.) Second December 3, 1861.

Regiment North Carolina Volunteers.

WHEREAS, it appears that the company of volunteers known as Company
D, of the second regiment of North Carolina volunteers, now serving
at Sewell's Point, in Virginia, (having been organized prior to the
admission of the State of North Carolina into the Confederacy,) was
enlisted for the period of six months only, and has been erroneously
enrolled for the period of twelve months;

Resolved by the Congress of the Confederate States of America, That President author the President be, and he is hereby, authorized to discharge the said rised to discharge company at the expiration of six months from the period when they Guarda," 2d regiwere sworn in and mustered into the service of North Carolina, accordment N. C. voluming to the terms of their enlistment as aforesaid.

APPROVED December 3, 1861.

[No. 3.] A resolution of thanks to Major General Sterling Price, and the officers and December 3, 1861.

soldiers under his command, for gallant and meritorious conduct in the present war.

Be it resolved by the Congress of the Confederate States of America, Thanks of Con-That the thanks of the people of the Confederate States are eminently grees tendered to due, and are hereby tendered, to Major General Sterling Price, and the Major General Missouri army under his command, for the gallant conduct they have Missouri army undisplayed throughout their service in the present war, and especially for der his command. the skill, fortitude and courage by which they gained the brilliant achievement at Lexington, Missouri, resulting, on the twentieth day of September last, in the reduction of that town and the surrender of the

Be it further resolved, That a copy of this resolution be communicated Resolution to be by the President to General Price, and, through him, to the army then communicated.

under his command.

APPROVED December 3, 1861

entire Federal army there employed.

[No. 4.] Resolutions of thanks to Hajor General Leonidas Polk, Brigadier General Gideon J. Pillow, Brigadier General Benjamin F. Cheatham, and the officers and sol-Dec. 6, 1861. diers under their command, for gullant and distinguished services in the present war.

Presmble.

WHEREAS, Under the Providence of God, the valor of the soldiers of the Confederate States has added another glorious victory, achieved at Belmont, in the State of Missouri, on the seventh day of November last, to those which had been so graciously vouchsafed to our arms, whereby the reduction of Columbus, in the State of Kentucky, has been prevented, and the contemplated descent of the enemy down the Mississippi river effectually stayed; Therefore

Thanks of Con.

Be it resolved, by the Congress of the Confederate States of America, Major Generals Pil. Leonidas Polk, Brigadier General Gideon J. Pillow, Brigadier General low and Cheatham Benjamin F. Cheatham, and the officers and soldiers of their gallant and to the officers commands, for the desperate courage they exhibited in sustaining for their command. several hours, and under most disadvantageous circumstances, an attack by a force of the enemy greatly superior to their own, both in numbers and appointments; and for the skill and gallantry by which they converted what at first threatened so much disaster, into a triumphant victory.

Resolved, further, That these resolutions are intended to express what is believed to be the grateful and admiring sentiment of the whole people of the Confederacy.

Resolutions to be communicated.

Resolved further, That they be communicated to the commands of Major General Polk, Brigadier General Pillow, and Brigadier General Cheatham, by the proper department of the government.

APPROVED December 6, 1861.

Dec. 14, 1831. [No. 5] A resolution to make an advance to the State of South Carolina, on account of her claims against the Confederate States.

Advance to the th. C. S.

The Congress of the Confederate States of America do resolve, That State of South Carthe sum of two hundred and fifty thousand dollars be, and is hereby, her claims against appropriated, as an advance on account of any claims of the State of South Carolina upon the Confederate States; and that the same be paid to such person as may be authorized by the Legislature of South Carolina to receive the same.

APPROVED December 14, 1861.

Doc. 16, 1361. [No. 6.] A resolution appointing John D. Morris, of Kentucky, a receiver under the act of sequestration, approved August thirtieth, eighteen hundred and sixty-one.

John D. Morris, 30, 1861.

The Congress of the Confederate States of America do resolve, That of Kentucky, ap John D. Morris, appointed by the government of Kentucky, as their p intel a receiver special commissioner, to secure the co-operation of the Confederate States tration act of Aug. in the sequestration of the property, effects and credits of certain banking corporations of the said State, be hereby clothed with the powers of a receiver, under the act for the sequestration of the property of alien enemies, approved thirtieth of August, eighteen hundred and sixty-one, throughout the Confederate States, and as such, he alone be authorized to ascertain, seize and sequestrate the property, effects and credits of all the banking corporations, of the said State, that may have made loans,

or extended pecuniary aid to the United States, or the government of Kentucky, waging war against the Confederate States; and when so sequestrated, instead of paying the same into the Treasury of the Confederate States, shall account for and pay over the same under his commission, to the government of Kentucky.

APPROVED December 16, 1861.

[No. 7.] A resolution of thanks to Brigadier General N. G. Erans and the officers and Dec. 18, 1861. soldiers under his command, for their gallant conduct in the battle of Leceburgh.

Be it resolved by the Congress of the Confederate States of America, Thanks of Con-That the thanks of Congress are due, and are hereby tendered to Brig-gross tendered to adier General N. G. Evans, and the officers and soldiers under his com- and his command. mand, for the brilliant victory achieved by them over largely superior forces of the enemy in the battle of Leesburgh.

APPROVED December 18, 1861.

[No. 8.] Resolutions relating to Maryland.

Dec. 21, 1861.

Preamble.

WHEREAS, The State of Maryland has suffered the same wrongs which impelled these Confederate States to withdraw from the United States, and is intimately associated with these States by geographical situation, by mutual interest, by similarity of institutions and by enduring sentiments of reciprocal amity and esteem; and whereas, it is believed that a large majority of the good people of Maryland carnestly desire to unite their State with the Confederate States, a desire which is proved to exist even by the violent, extraordinary and tyrannical measures employed by our enemy to restrain the expression thereof: and whereas, the Government of the United States, by imprisoning members of the Legislature of Maryland, by establishing powerful armies of foreign troops within that State and along her borders, and by suppressing with armed force the freedom of speech and of elections, has prevented the people and their representatives from adopting the political connection which they prefer, and, in revenge of their preference, has inflicted upon them many outrages, and established over them a foreign despotism: and whereas, the accession of Maryland to this Confederation will be mutually beneficial, and is essential to the integrity and security of the Confederate Union; Be it therefore-

First. Resolved by the Congress of the Confederate States of America, sympathy for the That the sufferings of the good people of Maryland, under the oppres-people of Marysion of our enemy, excite our profound sympathy, and entitle them to land. speedy and efficient exertions on our part for their relief.

Second. That it is the desire of this government, by appropriate of Maryland to the measures, to facilitate the accession of Maryland, with the free consent C. S. of her people, to the Confederate States,

Third. That no peace ought to be concluded with the United States, does not ensure to which does not ensure to Maryland the opportunity of forming a part of her the opportunithis Confederacy.

APPROVED December 21, 1861.

Expression of

Desire to facili-

No peace to be concluded which ty of forming a part of this Confederacy.

[No. 9.] Resolution of thanks to Colonel Edward Johnson, his officers and men for ser-Jan. 10, 1862. vices in the battle of Alleghany Hountain.

Thanks of Con-First. Resolved by the Congress of the Confederate States of America, gress tendered to That the thanks of Congress are due, and are hereby tendered, to Colo-Col. Edward John-roll Edward John-roll Edward John-roll Edward Johnson and to the officers and man under his command. son and to the of nel Edward Johnson, and to the officers and men under his command. floers and men un- for gallant and meritorious services at the summit of Alleghany Mounder his command tain, in Virginia, on the thirteenth day of December, eighteen hundred and sixty-one, when for more than six hours, they, with remarkable courage and constancy, sustained an assault made upon their position by fourfold their number, and finally drove the enemy in disorder, and with heavy loss, from the field.

Resolution to be communicated.

Second. That the foregoing resolution be communicated to said command, by the Secretary of War, and be made known in general orders.

APPROVED January 10, 1862.

Jan. 22, 1862.

[No. 10.] A resolution in reference to the arms of the volunteers for twelve months.

Arms of volun-

Resolved by the Congress of the Confederate States of America, That teers to be kept the military exigencies of the Confederate States render it absolutely within the control necessary that the arms of the volunteers now in the service should be kept within the control of the President of the Confederate States; so that whenever the present volunteers shall be discharged from service, the arms may be placed in the hands of others.

APPROVED January 22, 1862.

Feb. 3, 1862.

[No. 11.] A resolution supplemental to the resolution entitled "A resolution appointing John D. Morris, of Kentucky, a receiver under the act of sequestration, approved August thirtieth, eightren hundred and sixty-one," and which was approved by the Pres dent on the sixteenth of December, eighteen hundred and sixty-one.

Evidence admis-

The Congress of the Confederate States of America do resolve, That sible in cases in in all cases in any court of the Confederate States instituted by authority stituted by John D. of the above mentioned resolution, whenever it shall appear to the court Morris, of Ken-of the above mentioned resolution, whenever it shall appear to the court tucky, under au- that the documentary evidence, or witnesses, necessary to establish the thority of resolu- facts alleged in the petition, and authorize the judgment of the court, tion of Dec. 16, are situated within the territorial limits occupied by the public enemy, 1861, appointing are situated within the territorial infinite occupied by the public enemy, him receiver under the court may, in its discretion, admit on the hearing the following artisequestration act cles of documentary and testimonial proof: First, a copy of any report or enunciation of the bank that it had loaned or extended pecuniary aid to the United States or the Government of Kentucky, waging war against the Confederate States; and such report or enunciation may be read from what shall appear to be a copy, or statement of its substance in the journals or session acts of the Legislature of Kentucky, or from any periodical journal of the State published within the dominions of the enemy, or testimonial proof of the substance of the contents of such docu-Second, Testimonial proof in parol, in letters or any other form of paper writing, of the admission of the president or cashiers of the bank, that such loan or pecuniary aid had been made or afforded to the enemy. Third, Circumstantial evidence of facts from which the facts necessary to make out the case are fairly inferable. But in every case the offer of such proof shall be accompanied with the affidavit of the receiver that he believes the facts which such evidence tends to prove are true.

APPROVED February 3, 1862.

[No. 12.] A resolution in regard to the transfer of certain Indian trust funds to the Peb. 6, 1862.

Confederate States.

Resolved by the Congress of the Confederate States of America, That Indomnity to the the Government of the Confederate States hereby agrees to indemnify on account of the the several States of this Confederacy, against any loss or liability transfer by them incurred by them because of the payment or transfer, on the part of the to the C. 8. of funds said several States to the Government of the Confederate States, of any belonging to Instocks, bonds or funds, belonging to certain Indian Tribes, or members members thereof, thereof, in pursuance of the acts of the Congress of May twenty-first, eighteen hundred and sixty-one, and January tenth, eighteen hundred and sixty-two.

APPROVED February 6, 1862.

PRIVATE ACTS OF THE PROVISIONAL CONGRESS

OF THE

CONFEDERATE STATES.

Passed at the fifth session of the Provisional Congress, which was begun and held at the City of Richmond, on Monday, the eighteenth day of November, 1861, and ended on the eighteenth day of February, 1862.

JEFFERSON DAVIS, President. ALEXANDER H. STEPHENS, Vice-President of the Confederate States. Howell Cobb, President of the Congress.

Jan. 16, 1862. CHAP. I .- An Act to reward the loyalty of the Principal Chief of the Seminole Nation.

The loyalty of The Congress of the Confederate States of America do enact, That Hemha Micco or the President of the Confederate States be authorized to present to cipal chief of the Hemha Micco, or John Jumper, a commission, conferring upon him the Sominole Nation, honorary title of Lieutenant Colonel of the army of the Confederate rewarded.

States, but without creating or imposing the duties of actual service or command, or pay, as a complimentary mark of honor, and a token of good will and confidence in his friendship, good faith and loyalty to this government, and to procure and present him with a complete uniform of that rank and grade, a sabre and a Maynard rifle, with a liberal supply of ammunition for the same. And the sum of two hundred and fifty dollars is hereby appropriated for the purchase of the said uniform and arms.

APPROVED January 16, 1862.

Jan. 23, 1862.

CHAP. II .- An Act for the relief of Dillon Jordan and F. Glackmyer.

Accounts of Dillon Jordan and F. the Postmaster General cause the account of Dillon Jordan and F. Glackmyer, for postal services, to myer, for postal services rendered by them respectively, for the Confederate States, at Montgomery, Alabama, and Pensacola, Florida, between the twenty-ninth day of January and the first June, eighteen hun-Report to dred and sixty-one, [to be audited] and that he report to this Congress thereon. What sums will be a just and proper compensation to said parties respectively for said services.

APPROVED January 23, 1862.

CHAP. III .- An Act for the relief of A. B. Noyes, collector of the port of St. Marks, Jan. 23, 1862. Florida.

The Congress of the Confederate States of America do enact, That A.B. Noyes, col-A. B. Noyes, collector of the port of St. Marks, Florida, be allowed, in lector of the port the settlement of his accounts with the Treasury Department, the sum ida, to be allowed of seven thousand eight hundred and eighty-four dollars and eighty-one acertain credit, for cents, for and on account of the duties accruing upon a cargo of iron, and en account of entered, bonded, and put in warehouse at that port, on the second day of upon a certain October, eighteen hundred and sixty, by the Pensacola and Georgia cargo of iron. Railroad Company, and which said iron was delivered on the twenty-fifth day of March, eighteen hundred and sixty-one, by order of the Governor of said State, to the said railroad company, without the payment of the duties due thereon to the said collector: Provided always, That this act shall not be so construed as to waive any rights which the Confederate States may have against the State of Florida, for the future payment of the duties so due upon the said railroad iron.

APPROVED, January 23, 1862.

CHAP. IV .- An Act to provide for the compensation of G. H. Oury, delegate from Ari- Feb. 11, 1862. zona, for his attendance at this session of Congress.

The Congress of the Confederate States of America do enact, That Pay and mileage G. H. Oury be entitled to ten cents a mile for coming to the city of of G. H. Oury, delegate from Arizo-Richmond, Virginia, and returning home, to be estimated by the usual na, for his attendroute of travel, and to eight dollars a day during this session of Con-accest this session gress, from the date of the approval of an act to organize the Territory of Congress. of Arizona, to be paid in the same manner provided by law for the compensation of members of Congress.

[APPROVED] February 11, 1862.

CHAP. V.—An Act appropriating the sum of one thousand one hundred and ten, twenty-two hundredths dollars for the relief of the Mobile and Great Northern Railroad Company, being the difference between fifteen and twenty-four per cent. duty on railroad iron paid at Pensacola, in May, eighteen hundred and eizty one.

Feb. 15, 1862.

The Congress of the Confederate States of America do enact, That Appropriation for the purpose of carrying into effect the second section of an act and the relief of the for the purpose of carrying into effect the second section of an act ap- Mobile and Great proved May twenty-first, eighteen hundred and sixty-one, entitled "An Northern Railroad set to define with more certainty the meaning of an act entitled 'An Company. act to fix the duties on articles therein named, approved March fifteenth, eighteen hundred and sixty-one," the sum of one thousand one hundred and ten, twenty-two hundredths dollars, be, and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be paid to William D. Dunn, President of the Mobile and Great Northern Railroad Company, being the difference between fifteen and twenty-four per cent. duty on railroad iron of the value of twelve thousand and three hundred and thirty-five seventy-five hundredths dollars withdrawn from warehouses at Pensacola in the month of May, eighteen hundred and sixty-one.

APPROVED February 15, 1862.

Feb. 15, 1862. CHAP. VI.-An Act to compensate Dillon Jordan and F. Glackmeyer, for services rendered the government.

Compensation to the government.

The Congress of the Confederate States of America do enact, That Dillon Jordan and the sum of four hundred and fourteen thirty-six one hundredths dollars I. Glackmeyer, for the paid to Dillon Jordan, of Pensacola, Florida, out of any monies in services rendered be paid to Dillon Jordan, of Pensacola, Florida, out of any monies in full for services rendered as the Treasury not otherwise appropriated, in full for services rendered, as reported by the Postmaster General; and the further sum of four hundred dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be paid to F. Glackmeyer, in full, for services similarly reported.

APPROVED February 15, 1862.

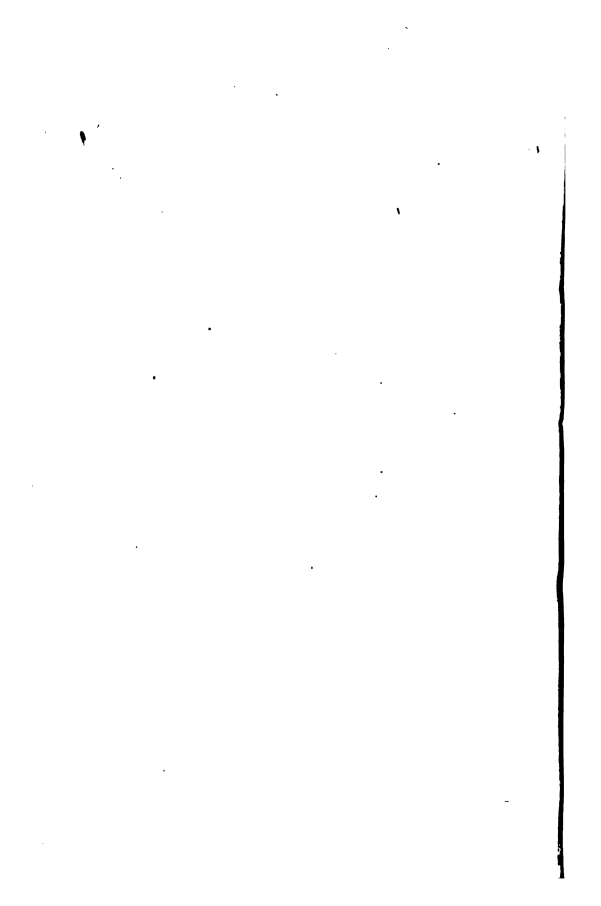
RESOLUTION.

Feb. 15, 1862. [No. 1.] Resolution in relation to payment to disbursing clerk of appropriation for removal of the scat of government.

Widow of Sam'l Resolved, That the committee on the removal of the seat of govern-Melvin, deceased ment, be authorized from the appropriation for that object, to pay to the to be paid for oer-widow of Samuel Melvin, the deceased disbursing clerk, two hundred dered by the dece-dollars for the services of the said clerk in disbursing the said approdent priation.

APPROVED February 15, 1862.

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INDIAN TREATIES.

TREATY WITH THE CREEK NATION.

JULY 10TH, 1861.

A TREATY OF FRIENDSHIP AND ALLIANCE.

Mule and concluded at the North Fork Village, on the North Fork of the July 10, 1861. Canadian river, in the Creek Nation, west of Arkansas, on the tenth day of July, in the year of our Lord, one thousand eight hundred and sixty-one, between the Confederate States of America, by Albert Pike, Commissioner, with plenary powers, of the Confederate States, of the one part, and the Creek Nation of Indians, by its Chiefs, Head Men and Warriors in General Council assembled, of the other part.

The Congress of the Confederate States of America, having, by "An Proamble. act for the protection of certain Indian tribes," approved the twentyfirst day of May, in the year of our Lord, one thousand eight hundred and sixty-one, offered to assume and accept the protectorate of the several nations and tribes of Indians occupying the country west of Arkansas and Missouri, and to recognize them as their wards, subject to all the rights, privileges and immunities, titles and guarantees with each of said nations and tribes under treaties made with them by the United States of America; and the Creek Nation of Indians having assented thereto upon certain terms and conditions:

Now, therefore, the said Confederate States, by Albert Pike, their Commissioner, constituted by the President under authority of the act of Congress in their behalf, with plenary powers for these purposes, and the Creek Nation, in General Council assembled, have agreed to the following articles, that is to say:

ARTICLE I. There shall be perpetual peace and friendship, and an Peace and friendalliance offensive and defensive, between the Confederate States of ship perpetual. America, and all of their States and people, and the Creek Nation of Indians, and all its towns and individuals.

ARTICLE II. The Creek Nation of Indians acknowledges itself to be Terms upon under the protection of the Confederate States of America, and of no which the Confedother power or sovereign whatever; and doth hereby stipulate and agree and accept the prowith them that it will not hereafter, nor shall any of its towns or indi-tactorate of the viduals, contract any alliance or enter into any compact, treaty or agreement Creek nation. with any individual State or with a foreign power: Provided, That it may make such compacts and agreements with neighboring nations and tribes of Indians for their mutual welfare and the prevention of difficulties

as may not be contrary to this treaty, or inconsistent with its obligations to the Confederate States; and the said Confederate States do hereby assume and accept the said protectorate, and recognize the said Creek Nation as their ward; and by the consent of the said Creek Nation, now here freely given, the country whereof it is proprietor in fee, as the same is hereinafter defined, is annexed to the Confederate States, in the same manner and to the same extent as it was annexed to the United States of America before that government was dissolved, with such modifications, however of the terms of annexation, and upon such conditions, as are hereinafter expressed, in addition to all the rights, privileges, immunities, titles and guarantees with or in favor of the said nation, under treaties made with it, and under the statutes of the United States of America.

Loundaries

ARTICLE III. The following shall constitute and remain the boundaries of the Creek country, viz: Beginning at the mouth of the North Fork of the Canadian river, and running northerly four miles; thence running a straight line so as to meet a line drawn from the south bank of the Arkansas river, opposite the cast or lower bank of Grand river, at its junction with the Arkansas, and which runs a course south fortyfour degrees west, one mile, to a post placed in the ground, thence along said line to the Arkansas and up the same to the Verdigris river, to where the old territorial line crosses it; thence along said line north to a point twenty-five miles from the Arkansas river where the old territorial line crosses the same; thence running west with the southern line of the Cherokee country to the North Fork of the Canadian river. where the boundary of the cession to the Seminole Nation defined in the first article of the treaty between the United States of America and the Creek and Seminole Nations, of August seventh, in the year of our Lord one thousand eight hundred and fifty-six, first strikes said Cherokee line; thence down said North Fork to we ere the eastern boundary line of the said cession to the Seminole Nation strikes the same; thence with that line due south to the Canadian river, at the mouth of the Ok-haiap-po, or Pond creek; and thence down said Canadian river to the place of beginning.

Aggent of the trilus.

ARTICLE IV. The Creek Nation hereby gives its full, free and creek nation to act unqualified assent to those provisions of the act of Congress of the May 21, 1861, for Confederate States of America entitled "An act for the protection of certain Indian certain Indian tribes," approved the twenty-first day of May, in the year of our Lord one thousand eight hundred and sixty-one, whereby it was declared that all reversionery and other interest, right, title and proprietorship of the United States in, unto and over the Indian country in which that of said nation is included should pass to, and vest in, the Confederate States; and whereby the President of the Confederate States was authorized to take military possession of all said country; and whereby all the laws of the United States, with the exception hereinafter made applicable to, and in force in, said country and not inconsistent with the letter or spirit of any treaty stipulations entered into with the Creek Nation among others were re-enacted, continued in force, and declared to be in force in said country, as laws and statutes of the Confederate States: Provided, however, And it is hereby agreed between the said parties that whatever in the said laws of the United States contained, is or may be contrary to, or inconsistent with, any article or provision of this treaty, is to be of none effect henceforward, and shall, upon the ratification hereof, be deemed and taken to have been repealed and annulled as of the present date, and this assent as thus qualified and condit oned, shall relate to, and be taken to have been given upon the said day of the approval of the said act of Congress.

PICTIO.

ARTICLE V. The Confederate States of America do hereby guarantee Guarantee of to the Creek Nation, to be held by it to its own use and behoof in fee lands to the Creek simple forever, the lands included within the boundaries defined in the nation; preceding article of this treaty; to be held by the people of the said nation in common as they have heretefore been held, so long as grass shall grow and water run, if the said nation shall so please, but with power of making partition thereof and disposition of parcels of the of themsame by virtue of laws of the nation duly enacted; by which partition or sale, title in fee simple, absolute, shall vest in parceners and purchasers, whenever it shall please the nation of its own free will and accord and without solicitation from any quarter to do so; which solicitation the Confederate States hereby solemnly agree never to use, and the title and tenure hereby guaranteed to the said nation, is and shall be subject to no other conditions, reservations or restrictions whatever than such as are hereinafter specially expressed.

power to dispose

ARTICLE VI None of the said lands hereby guaranteed to the Creek Lands not to be Nation, shall be sold, ceded, or otherwise disposed of, to any foreign sold to any foreign nation or to any State or government whatever; and in case any such State or governsale, cossion or disposition should be made without the consent of the ment whatever. Confederate States, all the said lands shall thereupon revert to the Confederate States.

ARTICLE VII. The Confederate States hereby agree and bind them- Lands gran'ed selves that in guaranteeing to the Seminole Nation of Indians the countries by try granted, ceded and conveyed to it by the Creek Nation, by the treaty sold by former of the seventh day of August, in the year of our Lord one thousand without eo. sent of eight hundred and fifty-six, it shall be provided as it was in that treaty, latter. that no part thereof shall ever be sold, or otherwise disposed of, by the said Seminole Nation without the consent of the Creek Nation formally and explicitly given.

ARTICLE VIII. The Confederate States of America do hereby solemnly No State or Toragree and bind themselves that no State or Territory shall ever pass laws ritory to pass laws for the government of the Creek Nation; and that no portion of the creeks. country hereby guaranteed to it shall ever be embraced or included within or annexed to any Territory or Province; nor shall any attempt Creeks not to be ever be made, except upon the free, voluntary and unsolicited application of the said nation, to erect the said country, by itself or with any rial or political orother, into a State or any other territorial or political organization, or ganization without their full consent. to incorporate it into any State previously created.

ARTICLE IX. So far as may be compatible with the Constitution of

Government.

Restrictions.

Membership.

the Confederate States and with the laws made, enacted or adopted in conformity thereto, regulating trade and intercourse with the Indian tribes, as the same are limited and modified by this treaty, the Creek Nation shall possess the otherwise unrestricted right of self-government, and full jurisdiction, judicial and otherwise, over persons and property within their limits; excepting only such white persons as are not, by birth, adoption or otherwise members of either the Creek or Seminole Nation; and that there may be no doubt as to the meaning of this exception, it is hereby declared that every white person who, having married a Creek or Seminole woman, resides in the said Creek country, or who, without intermarrying, is permanently domiciled therein with the consent of the authorities of the nation, and votes at elections, is to be deemed and taken to be a member of the said nation, within the true intent and meaning of this article; and that the exception contained in the laws for the punishment of offences committed in the Indian country, to the effect that they shall not extend or apply to offences committed by one Indian against the person or property of another Indian, shall be so extended and enlarged by virtue of this article when ratified, and with-offences.

out further legislation, as that none of said laws shall extend or apply to any offence committed by any Indian, or negro, or mulatto, or by any such white person, so by birth, adoption or otherwise a member of such Creek or Seminole Nation, against the person or property of any Indian, negro, mulatto, or any such white person, when the same shall be committed within the limits of the said Creek Nation as hereinbefore defined; but all such persons shall be subject to the laws of the Creek Nation, and to prosecution and trial before its tribunals, and to punishment according to such laws, in all respects like native members of the said Creek Nation.

Intruders to be Creek country.

ARTICLE X. All persons who are not members of either the Creek or kept out of the Seminole Nation, found in the Creek country, as hereinbefore limited, shall be considered as intruders, and be removed and kept out of the same, either by the civil officers of the nation under the direction of the Executive or the General Council, or by the agent of the Confederate States for the nation, who shall be authorized to demand, if necessary, the aid of the military for that purpose; with the following exceptions only, that is to say: Such individuals, with their families as may be in the employment of the government of the Confederate States; all persons peaceably travelling, or temporarily sojourning in the country, or trading therein under license from the proper authority; and such persons as may be permitted by the Creeks or Seminoles with the assent of the agent of the Confederate States, to reside within their respective limits without becoming members of either of said tribes.

Reservation of agency.

ARTICLE XI. The tract of two sections of land, selected by the Preslands for Indian ident of the United States, under the treaty with the Creek Nation, concluded on the twenty-fourth day of January, in the year of our Lord, one thousand eight hundred and twenty-six, at which the Creek Agency is now maintained, and whereon the public buildings of that agency have been erected is hereby reserved to the Confederate States in the same manner as the same was, by that treaty, reserved to the United States, and is not included in the guarantee of lands aforesaid, but shall be within the sole and exclusive jurisdiction of the Confederate States, except as to members of the Creek or Seminole Nation as above defined, all offences committed by whom thereon shall be punished by the laws and courts of the said nation whenever they would be so punished if committed elsewhere in the nation: Provided, That whenever the agency for the said nation shall be discontinued by the Confederate States, and an agent no longer appointed, the said tract of two sections of land shall pass to and vest absolutely in the Creek Nation in the same manner as its other lands with all the buildings that may be thereupon.

Proviso.

Reservation of lands for post roads.

Restrictions.

forts, establish and maintain such forts and military posts, temporary or permilitary posts and manent, and to make and maintain such military and post-roads as the President may deem necessary, within the Creek country; and the quantity of one mile square of land, including each fort or post, shall be reserved to the Confederate States, and within their sole and exclusive jurisdiction, so long as such fort or post is occupied; but no greater quantity of land beyond one mile square shall be used or occupied, nor any greater quantity of timber felled than of each is actually requisite; and if in the establishment of such fort, post, or roads, or of the agency, the property of any individual member of the Creek Nation, or any property of the nation itself, other than land, timber, stone and earth, be taken, destroyed or injured, just and adequate compensation shall be made by the Confederate States.

ARTICLE XII. The Confederate States shall have the right to build,

Right of way for ailroads or telegraph lines.

ARTICLE XIII. The Confederate States or any company incorporated by them, or any one of them, shall have the right of way for railroads or tele-

graph lines through the Creek country; but in case of any incorporated company, it shall have such right of way only upon such terms and payment of such amount to the Creek Nation as may be agreed upon between it and the national council thereof; or, in case of disagreement, by making full compensation, not only to individual parties injured, but also to the nation for the right of way; all damage and injury done to be ascertained and determined in such manner as the President of the Confederate States shall direct. And the right of way granted by said nation for any railroad, shall be perpetual, or for such shorter term as the same may be granted, in the same manner as if no reversion of their lands to the Confederate States were provided for, in case of abandonment by them, or of extinction of their tribe.

ARTICLE XIV. No person shall settle, farm, or raise stock within the Farming within limits of any post or fort, or of the agency, except such as are, or may the limits of any post, or fort, or the be, [in] the employment of the Confederate States in some civil or military agency prohibited. capacity, or such as, being subject to the jurisdiction and laws of the Creek Nation, are permitted by the commanding officer of the fort or post

to do so thereat, or by the agent to do so upon the agency reserve.

ARTICLE XV. The Confederate States shall protect the Creeks from Creeks to be prodomestic strife, from hostile invasion, and from aggression by other tested from domes-Indians and white persons not subject to the jurisdiction and laws of tic strife, hostile the Creek Nation, and for all injuries resulting from such invasion or gression by other aggression, full indemnity is hereby guaranteed to the party or parties Indians, &c. injured, out of the Treasury of the Confederate States, upon the same principle and according to the same rules upon which white persons are entitled to indemnity for injuries or aggressions upon them committed

by Indians.

License to trade

ARTICLE XVI. No person shall hereafter be licensed to trade with the Creeks, except by the agent, and with only the exceptions hereinafter with the Indians. mentioned, with the advice and consent of the national council. Every such trader shall execute bond to the Confederate States in such form and manner as was required by the United States, or as may be required by the bureau of Indian affairs; and hereafter it shall be in the power of the general council of the Creek Nation to levy and collect of all licensed posed. traders a tax not exceeding one and one fourth per cent. on the first cost of all goods, wares and merchandise hereafter brought by them into the nation for sale; which first costshall, in all cases, be ascertained from the invoices, copies whereof are required to be furnished to the agent. Such tax shall be payable immediately upon and after the importation into the nation of each stock of goods, but shall in no case be levied twice on the same stock or part of the same: Provided, That no tax shall be levied for the present year, upon the stocks of goods now held by licensed traders; but only upon such as they shall hereafter receive, and upon so much of their present stock as shall remain on hand on the first day of January next. No appeal shall hereafter lie to any officer whatever from the decision of the agent refusing to license any applicant.

Conditions im-

ARTICLE XVII. Immediately upon the signing of this treaty, the Traders to apply ARTICLE AVII. Himmediately upon the signing of this sleavy, the for license under agent of the Confederate States shall notify each licensed trader in the for license under laws C. S. within Creek Nation that he is required to apply for a license under the laws of 30 days after signthe Confederate States within thirty days after the date of such notice; ing of treaty.

Proviso.

and any one failing to do so shall be considered as an intruder, and be immediately removed from the country. Upon each such application the agent shall decide and grant or refuse the same at his discretion, as heretofore, and his decision shall be final. Every license so granted by him shall be for the term of twelve months in addition to the unexpired portion of the year 1861; and if, at the expiration of the year 1862, a renewal of license should not be granted to any such trader, he shall nevertheless be entitled to remain in the country such reasonable length

Provise.

of time as may, in the opinion of the agent, be necessary, under the protection of the laws of the Confederate States, as a person peaceably sojourning therein, for the purpose of collecting such debts as may be due him: Provided, That no such license shall be granted by the agent, unless the party applying shall have paid the whole amount of compensation for land and timber assessed for the year 1861, by the council with the assent of the agent; and that any license hereafter granted shall be revoked on failure or refusal to pay in due time the tax that may be legally assessed in any year. When a second license is applied for by any such party, or hereafter when any new party applies for license, it shall be granted with the advice and consent of the national Further provise council: And provided also, That if the general council has any well founded objection to the present renewal of any license to any person now licensed as a trader, for which such renewal ought not, under the law, to be granted, it may present such objection to the agent, who shall refuse to renew the license in that case if he finds such objection to be well founded and sufficient; and if he do not so refuse, the general council may carry the matter before the superintendent, whose decision shall be final.

Removal of cer-

ARTICLE XVIII. All restrictions and limitations heretofore imposed tain restrictions in or existing by treaty, law or regulation, upon the right of any member reference to the sale of the Creek Nation freely to sell and dispose of to any person whatever, any chattel or article of personal property whatever, are hereby removed and annulled, except such as the laws of the nation itself may have created.

Appointment of agent and interpreter.

erty.

ARTICLE XIX. An agent of the Confederate States and an interpreter shall be continued to be appointed for the Creek Nation, both of whom shall reside at the agency; and whenever a vacancy shall occur in either of the said offices, the authorities of the nation shall be consulted as to the person to be appointed to fill the same, and no one shall be appointed against whom they in g od faith protest; and the agent may be removed on petition and formal charges preferred by the constituted authorities of the nation, the President being satisfied, upon full investigation, that there is sufficient cause shown for such removal.

What Indians Creck country.

ARTICLE XX. The Creek Nation may, by act of its legislative authormay reside in the ities, receive and incorporate in itself as members of the nation, or permit to settle and reside upon the national lands, such Indians of any other tribe as to it may seem good; and may sell such Indians portions of land, in fee, or by less estate, or lease them portions thereof Ar years or other-Who shall been-wise, and receive to its own use the price of such sales or leases; and it titled to rote, hold alone shall determine who are members and citizens of the nation entioffice, share in an-nuities or the com-tled to vote at elections, hold office or share in annuities, or in the common lands: Provided, That when persons of another tribe shall once have been received as members of the Creek Nation they shall not be disfranchised or subjected to any other restrictions upon the right of voting than such as shall apply to the Creeks themselves. But no Indians other than Creeks and Seminoles, not now settled in the Creek country, shall be permitted to come therein to reside, without the consent and permission of the legislative authority of the nation.

mon lands.

Provise.

Penalty for sct-Creek nation without permission.

ARTICLE XXI. If any citizen of the Confederate States or any other tling upon lands of person not being permitted to do so by the authorities of said nation, or authorized by the terms of this treaty, shall attempt to settle upon any lands of the Creek Nation, he shall forfeit the protection of the Confederate States, and such punishment may be inflicted upon him, not being cruel, unusualor excessive, as may have been previously prescribed by law of the namon.

ARTICLE XXII. No citizen or inhabitant of the Confederate States C tizens of the shall pasture stock on the lands of the Creek Nation, under the penalty C. S. may not pasof one dollar per head for all so pastured, to be collected by the author-lands, but may, at ities of the nation; but their citizens shall be at liberty at all times, and all time, travel whether for business or pleasure, peaceably to travel the Creek country; the Creek country. and to drive their stock to market or otherwise through the same, and to halt such reasonable time on the way as may be necessary to recruit their stock, such delay being in good faith for that purpose.

ARTICLE XXIII. It is also further agreed that the members of the Creeks to have ARTICLE XXIII. It is also further agreed that the members of the same right to Creek Nation shall have the same right of travelling, driving stock and the same right to travel in any of the halting to recruit the same in any of the Confederate States as is given C. S.

citizens of the Confederate States by the preceding article.

ARTICLE XXIV. The officers and people of the Creek and Seminole Nations respectively, shall at all times have the right of safe conduct political rights. and free passage through the lands of each other; and the members of munities of the each nation shall have the right, freely, and without seeking license or Creeks and Semipermission, to settle within the country of the other, and shall thereupon noles. be entitled to all the rights, privileges and immunities of members thereof, including the right of voting at elections, and of being deemed qualified to hold office, and excepting only that no member of either nation shall be entitled to participate in any funds belonging to the other Members of each nation shall have the right to institute and prosecute suits in the courts of the other, under such regulations as may, from time to time be prescribed by their respective legislatures.

ARTICLE XXV. Any person duly charged with a criminal offence Fugitives from against the laws of either the Creek or Seminole Nation, and escaping rendered. into the jurisdiction of the other, shall be promptly surrendered upon the demand of the proper authority of the nation within whose juris-

diction the offence shall be alleged to have been committed.

ARTICLE XXVI. The Creek Nation shall promptly apprehend and Persons accused deliver up all persons accused of any crime against the laws of the Conagainst the C. S. to federate States, or any State thereof, who may be found within its limits, be delivered up. on demand of any proper officer of a State or the Confederate States.

ARTICLE XXVII. In addition to so much and such parts of the act Laws in force in of Congress of the United States, enacted to regulate trade and inter-the Crock country course with Indian tribes, and to preserve peace on the frontiers as have defined. been re-enacted and continued in force by the Confederate States, and as are not inconsistent with the provisions of this treaty, so much of the laws of the Confederate States as provides for the punishment of crimes amounting to felony at common law or by statute against the laws, authority or treaties of the Confederate States, and over which the courts of the Confederate States have jurisdiction, including the counterfeiting the coin or securities of the Confederate States, or uttering counterfeit coin or securities, and so much of such laws as provides for punishing violators of the neutrality laws, and resistance to the process of the Confederate States, and all the acts of the provisional Congress, providing for the common defence and welfare, so far as the same are not locally inapplicable, shall hereafter be in force in the Creek country.

ARTICLE XXVIII. Whenever any person who is a member of the Any member of Creek Nation shall be indicted for any offence in any court of the Con-the Creek nation, shall be indicted for any offence in any court of the Con-the Creek nation, shall, when indicted or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court, he shall be entitled as of common ed by a Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in a State court of the Confederate States or in right to subpoena, and if necessary compulsory process for all such wit-rate or State court, nesses in his behalf as his counsel may think necessary for his defence, have right to suband the costs of process for such witnesses, and of service thereof, and poens witnesses. the fees and mileage of such witnesses shall be paid by the Confederate States, being afterwards made, if practicable, in case of conviction of the property of the accused. And whenever the accused is not able to

Wh nnotable to employ counsel, the court shall assign him one experienced counsel for employ, the court his defence, who shall be paid by the Confederate States a reasonable shall assign him compensation for his services, to be fixed by the court, and paid upon the

certificate of the judge.

All laws in roextended to the Creek nation.

ARTICLE XXIX. The provisions of all such acts of Congress of the gard to the return Confederate States as may now be in force, or may hereafter be enacted, or fagitives from for the purpose of carrying into effect the provision of the constitution labor or justice in regard to the re-delivery or return of fugitive slaves, or fugitives from labour and service, shall extend to, and be in full force within the said Creek Nation; and shall also apply to all cases of escape of fugitive slaves from the said Creek Nation into any other Indian nation or into one of the Confederate States, the obligation upon each such nation or State to re-deliver such slaves being in every case as complete as if they had escaped from another State, and the mode of proc dure the same.

Members of Creek

ARTICLE XXX. Persons belonging to the Creek Nation shall hereafter nation competent Attract I ersons belonging with creek transmission belonging with creek transmission in C. S. be competent as witnesses in all cases, civil and criminal, in the courts of the Confederate States, unless rendered incompetent from some other cause than their Indian blood or descent.

ARTICLE XXXI. The official acts of all judicial officers in the said

Official acts of

judicial officers in nation shall have the same effect, and be entitled to the like faith and said nation to have same eff. c: as like credit everywhere, as the like acts of judicial officers of the same grade acts of officers of and jurisdiction in any of the Confederate States; and the proceedings same grade, &c., in of the courts and tribunals of the said nation, and copies of the laws and judicial and other records of the said nation shall be authenticated like similar proceedings of the courts of the Confederate States, and the laws and office records of the same, and be entitled to like faith and

Existing laws in declared binding.

ARTICLE XXXII. It is hereby declared and agreed that the institution reference to slavery of slavery in the said nation is legal and has existed from time immemorial; that slaves are taken and deemed to be personal property; that the title to slaves and other property having its origin in the said nation, shall be determined by the laws and customs thereof; and that the slaves and other personal property of every person domiciled in said nation shall pass and be distributed at his or her death, in accordance with the laws, usages and customs of the said nation, which may be proved like foreign laws, usages and customs, and shall everywhere be held valid and binding within the scope of their operation.

No ex post facto

ARTICLE XXXIII. No expost fucto law or law impairing the obligation of laws impairing the contracts shall ever be enacted by the logislative authority of the Creek obligation of cour Nation, to effect any other persons than its own people; nor shall any the Creek legisla-citizen of the Confederate States or member of any other Indian nation ture to effect any or tribe be deprived of his property or deprived or restrained of his libother than mem-bers of said nation, erty, or fine, penalty or forfeiture be imposed on him in the said country. except by the law of the land, nor without due process of law; nor shall any such citizen be in any way deprived of any of the rights guaranteed to all citizens by the constitution of the Confederate States; and it shall be within the province of the agent to prevent any infringement of such rights and of this article, if it should in any case be necessary.

Post-offices and mails.

ARTICLE XXXIV. That the Congress of the Confederate States shall establish and maintain post-offices at the most important places in the Creek Nation, and cause the mails to be regularly carried at reasonable intervals to and from the same, at the same rates of postage, and in the same manner as in the Confederate States.

Right of ferriage.

ARTICLE XXXV. Whenever any stream, over which may it be desirable to establish ferries, forms the boundary of the Creek country, members of the Creek Nation shall have the right of ferriage from their own land to the opposite shore; and no more onerous terms shall be imposed by the State or nation opposite than such as it imposes upon its own citizens having ferries on the same stream.

ARTIOLE XXXVI. In consideration of the common interests of the A regiment of Creek Nation and the Confederate States, and of the protection be raised to serve and rights guaranteed to the said nation by this treaty, the Creek in the armies of the Nation hereby agrees that it will, either by itself or in conjunction C. S. with the Seminole Nation, raise and furnish a regiment of ten companies of mounted men to serve in the armies of the Confederate States for twelve months, the company officers whereof shall be elected by the members of the company, and the field officers by a majority of the votes of the members of the regiment. The men shall be armed by the Confederate States, receive the same pay and allowances as other mounted troops in the service, and not be moved beyond the limits of the Indian country west of Arkansas without their consent.

ARTICLE XXXVII. The Creek Nation hereby agrees and binds itself at Troops for the any future time to raise and furnish, upon the requisition of the President, defence of the Insuch number of troops for the defence of the Indian country, and of the the frontier. frontier of the Confederate States as he may fix, not out of fair proportion to the number of its population, to be employed for such terms of service as the President may fix; and such troops shall always receive the same pay and allowances as other troops of the same class in the service of the Confederate States.

ARTICLE XXXVIII: It is further agreed by the said Confederate States Creeks not to that the said Creek Nation shall never be required or called upon to pay, pay expenses of in land or otherwise, any part of the expenses of the present war, or of future wars. any war waged by or against the Confederate States.

ARTICLE XXXIX. It is further agreed that, after the restoration of peace, C. S., after peace, the Government of the Confederate States will defend the frontiers of the to defend Indian Indian country, of which the Creek country is a part, and hold the forts tive troops. and posts therein, with native troops, recruited among the several Indian Nations included therein, under the command of officers of the army of

frontier with nu-

the Confederate States, in preference to other troops. ARTICLE XL. In order to enable the Creek and Seminole Nations to Representation

claim their rights and secure their interests without the intervention of in Congress. counsel or agents, and as they were originally one and the same people and are now entitled to reside in the country of each other, they shall be jointly entitled to a delegate to the House of Representatives of the Confederate States of America, who shall serve for the term of two years, and be a member of one of the said nations, over twenty-one years of age, and labouring under no legal disability by the law of either nation; and each delegate shall be entitled to the same rights and privileges as may be enjoyed by delegates from any territories of the Confederate States to the said House of Representatives. Each shall receive such pay and mileage as shall be fixed by the Congress of the Confederate States. election for delegate shall be held at such time and places, and be conducted in such manner as shall be prescribed by the agent of the Confederate gate. States, to whom returns of such election shall be made, and he shall declare the person having the greatest number of votes to be duly elected, and give him a certificate of election accordingly, which shall entitle him to his seat. For all subsequent elections, the times, places, and manner of holding them and ascertaining and certifying the result, shall be prescribed by law of the Confederate States.

Election of dele-

ARTICLE XLI. It is further ascertained and agreed between the parties. Annuities and to this treaty, that the United States of America, of which the Confederate interest thereon. States of America were heretofore a part, were, before the separation, indebted, and still continue to be indebted to the Creek Nation, and bound

to the punctual payment to them of the following sums annually, on the

first day of July of each year, that is to say:

Perpetual annuities, amounting in the aggregate to twenty-four thousand five hundred dollars, under the fourth article of the treaty of the seventh day of August, A. D., one thousand seven hundred and ninety; the second article of the treaty of the sixteenth day of June, A. D., one thousand eight hundred and two; and the fourth article of the treaty of the twenty-fourth day of January, A. D., one thousand eight hundred and twenty-six.

Interest at the rate of five per cent. per annum on two hundred thousand dollars, which, by the sixth article of the treaty of the seventh day of August, A. D., one thousand eight hundred and forty [fifty]-six, the United St tes agreed to invest in some safe stock, paying not less than that rate of interest, and to pay the interest regularly and faithfully, to be applied to purposes of education among the Creeks, but which they never invested; being ten thousand dollars per annum, or more, payable perpetually.

The sum of one thousand seven hundred and ten dollars perpetually, the agreed cost of the wheelwright, blacksmith and assistant, blacksmith, shop and tools, and iron and steel, annually, under the eighth article of the trenty of the twenty-fourth day of January, A. D., one thousand eight

hundred and twenty-six.

The sum of eight thousand two hundred and twenty dollars payable annually, until and upon, and ending upon the first day of July, A. D., one thousand eight hundred and sixty-four, being for the sums of six thousand dollars per annum, for education for seven years from and after the fiscal year ending 30th June, A. D., one thousand eight hundred and fifty-seven, under the fourth article of the treaty of the fourth day of January, A. D., one thousand eight hundred and forty-five, as the same is recited in the fifth article of the treaty of the seventh day of August, A. D., one thousand eight hundred and fifty-six; and of two thousand two hundred and twenty dollars, being the estimated annual cost of the provision for two blacksmiths and assistants, shops and tools, iron and steel, under the thirteenth article of the treaty, made the twenty-fourth day of March, A. D., one thousand eight hundred and thirty-two, and which was continued for seven years from and after that fiscal year by the treaty of the seventh day of August, A. D., one thousand eight hundred and fifty-six.

The sum of four thousand seven hundred and ten dollars which was payable during the pleasure of the President of the United States, as follows, to-wit: two thousand dollars per annum for assistance in agricultural operations under the eighth article of the treaty of the twenty-fourth day of January, A. D., one thousand eight hundred and twenty-six; one thousand dollars per annum for education under the fifth article of the treaty of the fourteenth day of February, A. D., one thousand eight hundred and thirty three; and one thousand seven hundred and ten dollars per annum, the estimated annual cost of the wagon-maker, blacksmith and assistant, shop and tools, iron and steel, under the same fifth article of the same treaty last aforssaid; indefinite continuance of the payment of which three sums was provided for by the treaty of the seventh day of August,

A. D., one thousand eight hundred and fifty-six.

And it is also hereby ascertained and agreed between the parties to this treaty that there was due to the Creek Nation, on the first day of July, in the year of our Lord, one thousand eight hundred and sixty-one, for and on account of these annuities, interest and annual instalments, and of arrearages thereof, the sum of seventy-one thousand nine hundred and sixty dollars, as follows, that is to say:

For the perpetual annuities then due, twenty-four thousand five hundred

dollars.

For interest and arrearages on the said sum of two hundred thousand

dollars, provided to be invested for purposes of education by the sixth article of the treaty of the seventh day of August, A. D., one thousand eight hundred and fifty-six, which has never been invested, and the five instalments of interest whereon at the rate of five per cent. per annum, due up to and upon the first day of July, A. I), one thousand eight hundred and sixty-one, amount to the sum of fifty thousand dollars, whereof twenty-one thousand dollars only has been paid, the sum of twen y-nine thousand dollars.

For the two sums aforesaid due for educational purposes, seven thousand

For sums due for wagon-makers, blacksmiths, shops, iron and steel, and agricultural purposes, seven thousand six hundred and forty dollars, and for arrearages of same, being one-half of the annual sum due on the first day of July, A. D., one thousand eight hundred and sixty, and unpaid, three thousand eight hundred and twenty dollars, or together eleven thousand four hundred and sixty dollars. And it not being desired by the Confederate States that the Creek Nation should continue to receive these annual sums from the government of the United States, or otherwise have any further connection or communication with that government and its Superintendents and agents; therefore, the said Confederate States of America do hereby assume the payment, for the future, of all the above recited annuities and annual payments, and agree and bind themselves regularly and punctually to pay the same; and do also agree and bind themselves to pay immediately upon the complete ratification of this treaty, the said sum of seventy-one thousand nine hundred and sixty dollars for such annuities and annual payments, due on the first day of July, A. D. one thousand eight hundred and sixty-one, and for arrearages as above stated.

ARTICLE XLII. It is also further agreed between the said parties to Amount due this treaty, that the United States of America, while the said several orphan children of Confederate States were States of the said United States held and do the Creek nation. Confederate States were States of the said United States, held and do still continue to hold in their hands, invested in bonds and stocks of certain States, part or all of which are now members of the said Confederacy of States, the sum of two hundred thousand seven hundred and forty-two dollars and sixty cents, bearing an annual interest of eleven thousand six hundred and ninety-four dollars and fifty-four cents, and also arrearages of interest on the same in money, which amounted, on the first day of July, A. D., one thousand eight hundred and sixtyone, to so much as to make, with the principal, the sum of two hundred and forty-nine thousand nine hundred and thirty-seven dollars and fourteen cents, in bonds, stocks and money, in the hands of the United States, and belonging to those persons surviving, and the legal representatives of those persons deceased, who were orphan children of the Creeks, on the twenty-fourth day of March, A. D., one thousand eight hundred and thirty-two, the same being the proceeds of the twenty sections of land selected under the direction of the President of the United States, for such orphan children of the Creeks under and by virtue of the second article of the treaty of that date, and which were sold and the proceeds invested in such stocks as aforesaid, under the direction of the President of the United States, in conformity to the provision of that article that said twenty sections should be divided and retained, or sold, for the benefit of such children as the President might

And it is further agreed that in addition to this sum, and to the sum of two hundred thousand dollars which should have been invested under tain claimants. the sixth article of the treaty of the seventh day of August, A. D., one thousand eight hundred and fifty-six, there has also long been and still

States.

phan 3.

is due and owing from the said United States to certain individuals in

the Creek Nation, from claims allowed by William Armstrong, as Commissioner, in their favour on account of depredations by the Osages, as provided by treaty, the sum of nine thousand seven hundred and fiftyseven dollars and fifty cents, to pay which, and other like claims, there has long remained in the treasury of the United States the sum of sixteen thousand dollars, remainder of the sum of thirty thousand dollars allowed by treaty with the Osages, made the eleventh day of January, A. D., one thousand eight hundred and thirty-nine, for the purpose of Payment of or-paying what should be adjudged for such depredations; and the said phan children and Confederate States of America do hereby assume the duty and obligaclaima: ts assumed b the Confederate tion of collecting and paying over as trustees to the said Creek Nation, for the said orphans and legal representatives of orphan children of the Creeks, all sums of money accruing, whether from interest or capital of the bonds of the several States of the Confederacy now held by the government of the United States as trustee for the said orphans and legal representatives of orphan children of the Creeks, or for the Creek Nation; and the said interest and capital, as collected, shall be paid over to the said orphans or legal representatives of orphans of the Crecks States not to pay or to the Creek Nation for them. And the said Confederate States will of its bonds to U request the several States whose bonds are so held, to provide by legis-S, but to C. S. in lation or otherwise, that the capital and interest of such bonds shall not trust for said or be paid to the government of the United States, but to the government

Final settlement peace.

sentatives of orphans.

And the said Confederate States hereby guarantee to the said Creek and fall payment Nation the final settlement and full payment upon and after the restorathe restoration of tion of peace, and the establishment and recognition of their independence, as of debts in good faith and conscience, as well as in law due and owing, on good and valuable consideration, by the said Confederate States and other of the United States, jointly, before the secession of any of the States, of all the said sums of money so due and owing by the late United States, and of any sums received by that government, and now held by it, by way of interest on a capital of said bonds of the States; and do also guarantee to it the full and final settlement and payment, at the same period of the capital and interest of any and all bonds or stocks of any Northern State, in which any of the Creek funds may have been invested.

of the Confederate States, in trust for the said orphans and legal repre-

All other sums peace.

ARTICLE LXIII. It is also further agreed that whatever sums of due by this treaty money are by this treaty provided to be settled and paid by the Confederestoration of rate States to the Creek Nation, for itself, upon the restoration of peace, not including those belonging to the said orphans, shall be paid over to the authorities of the nation, to be held by them invested in stocks, or shall be by the government of the Confederate States so invested, in stocks bearing the best rate of interest, and at the market rate of such stocks as the authorities of the nation may require, so that the nation may in either mode, have all the advantages of the investment; and that, if paid over to the authorities of the nation, the government of the Confederate States shall have no further control over the same in any wise, nor be in any wise responsible for its proper investment or disposition.

Treaties with the ing.

ARTICLE LXIV. It is further agreed between the parties that all provi-U. S. not inconsissions of the treaties of the Creek Nation with the United States which tont with this secure or guarantee to the Creek Nation, or individuals thereof, any rights or privileges whatever, and the place whereof is not supplied by, and which are not centrary to, the provisions of this treaty, and so far as the same are not obsolete and unnecessary, or repealed, annulled, changed or modified by subsequent treaties, or laws, or by this treaty, are and shall be continued in force, as if made with the Confederate States.

ARTICLE LXV. It is hereby further agreed by the Confederate States that all the members of the Creek Nation as hereinbefore defined, shall to own land, and be henceforward competent to take, hold and pass, by purchase or descent, sue in the courts of lands in any of the Confederate States heretofore or honorfton any of the States of lands in any of the Confederate States heretofore or hereafter acquired by the C. S. them, and to sue and implend in any of the courts of each of the States, in the same manner and as fully, and under the same terms and restrictions and the same conditions only as citizens of another of the Confederate States can do.

Creeks entitled

ARTICLE LXVI. A general amnesty of all past offences against the laws of the United States, and of the Confederate States, committed in the Indian country before the signing of this treaty, by any member of the Creek Nation, as such membership is defined by this treaty, is hereby decleared; and all such persons, if any, whether convicted or not, imprisoned or at large, charged with any such offence, shall receive from the President full and free pardon and be discharged.

Amnesty.

ARTICLE LXVII. It is also further agreed that the sum of sev n hundred Payment of exand fifty dollars shall be appropriated, upon the ratification of this treaty, commissioners. by the Congress of the Confederate States, to pay the expenses of the Commissioners of the Creek Nation who have negotiated the same, and that the same shall be paid to the Principal Chief, Motey Kinnaird, who shall distribute the same among the Commissioners as they shall agree and direct.

ARTICLE LXVIII. This treaty shall take effect and be obligatory upon the contracting parties, from the tenth day of July, in the year of our effect. Lord one thousand eight hundred and sixty-one, whenever it shall be ratified by the General Council of the Creek Nation, and by the Provisional President and Congress, or the President and Senate of the Confederate States.

When to take

In perpetual testimony whereof, the said Albert Pike, as Commissioner, with plenary powers, on the part of the Confederate States, doth now hereunto set his hand and affix the seal of his arms, and the undersigned, the Commissioners appointed in this behalf by the General Council of the Creek Nation, do hereunto set their hands and affix their seals.

Done in duplicate, at the place, and upon the day, in the year first aforesaid.

Commissioner of the Confederate States to the Indians west of Arkansas. MOTY KINNIARD, Principal Chief. ІСЦО НАСНО, Principal Chief Upper Creeks. CHILLY McINTOSH, LOUIS McINTOSH. JAMES M. C. SMITH. G. W. STIDHAM,

ALBERT PIKE JOHN L. SMITH, TIM BARNETT, W. F. McINTOSH, GEO. W. BRINTON, OK-CHUN HACHO, CO-AS-SAT-TI FIX-I-KO, JOSEPH CORNELLS. GEO. W. WALKER, SAMUEL CHECOTE.

THOS. C. CARR, Signed in duplicate in our presence.

M. H. GARRETT, C. S. Agent. G. W. STIDHAM, C. S. Interpreter. W. WARREN JOHNSON, WM. QUESENBERRY, Secretary to Commissioner. H. S. BUCKNER, W. L. PIKE.

the Creek nution.

Ratification by Whereas, a treaty of alliance and friendship was made and concluded, subject to the ratification of the general council of the Creek Nation, on the tenth day of July, in the year of our Lord, one thousand eight hundred and sixty-one, by and between Albert Pike, Commissioner with plenary powers, of the Confederate States of America, on the part and behalf of the Confederate States, and Motev Kinnaird, Principal Chief, I bo Hacho, First Chief of the Upper Creeks, Chilly McIntosh, Louis McIntosh, James M. C. Smith, Geo. W. Stidham, Thomas C. Carr, John L. Smith, Timothy Barnett, William F. McIntosh, George W. Brinton, Ok-Chun Hacho, Co-as-sa-ti Fixico, Joseph Cornells, George W. Walker, Samuel Chicote and Daniel N. McIntosh, a Committee appointed by the General Council of Mus-ko-ki Nation, at the North Fork Village on the North Fork of the Canadian River in the said Creek Nation; and whereas by the forty-ninth article thereof, it is provided in these words, that "This Treaty shall take effect and be obligatory upon the contracting parties, from the tenth day of July, in the year of our Lord, one thousand eight hundred and sixty-one, whenever it shall be ratified by the General Council of the Creek Nation, and by the Provisional President and Congress, or the President and Senate of the Confederate States;"

Now therefore be it known, That the Creek or Mus-ko-ki Nation, in General Council assembled, on this, the twentieth day of July, in the year of our Lord, one thousand eight hundred and sixty-one, at the Council Ground of the said nation, having maturely considered the said treaty, and every article and clause thereof, and being satisfied therewith, doth upon its part, assent to, ratify and confirm the same, as its solemn act and compact, as is therein stipulated, and doth direct that a copy of this ratifcation signed by the Principal Chief and National Clerk be annexed to

each part of the said treaty for authentication thereof. Thus done and approved, the day and year aforesad.

A true copy of the original act of ratification, as adopted by the General Council.

MOTEY KINNAIRD. Principal Chief.

Attest:

D. N. McIntosh. National Clerk.

Signed and attested in our presence. W. H. GARRETT. C. S. Agent for the Creeks. G. W. STIDHAM, C. S. Interpreter for the Creeks.

Names of the Chiefs who signed the treaty concluded on the 10th day of July, 1861, and approved by the General Council of the Creek Nation on the 20th July, 1861, between the Confederate States of America and the Creek Nation of Indians:

Echur Harjo, Cowassart Harjo, Nocus Emathla, Us-so-na Harjo, In-suk-ko, Tustunnuk Kee, Ar-chu-le Harjo, Oh-sa Ya ho-la,

He ne-matheo-che. Tullisse Fixico, Tallof Harjo, No-cus-illy, Cha-low Harjo, Ok-ta-ha-hassee Harjo, Ho-siche Boatswain, Thear-ke-ta.

Ya-ha Harjo, Fixico Harjo, Ok-chun Harjo, Ne-ha Ya-ho-la, Tallise Fixico, Jimmy Larney Halputter Mikko, Samuel Lasley,

Ya-ha Tustunnukke. Ne-ha Ya-ho-la, Co-we Harjo, Wm. Bruner. Jacob Derrysaw, E-ne-ha.

It-chin Ya-ho-la. Nocus Fixico, Mikko Hutke, Napoche Fixico. Cotchar Fixico, James McHenry. Car-pit-char Ya-ho-la, Cully Mikko,

Pow-has-e Marthla. Ok-cus-ca Fixico, Ar-hul Le-mathla. Tul-wa Mikko. Ar-ha-luk Fixico, Lou-cher Harjo, Carpechar Fixico.

Attest:

National Clerk.

To the Indian names are subjoined marks.

ARTICLE SUPPLEMENTARY

To the treaty concluded between the Confederate States of America and July 10, 1861 the Creek Nation of Indians, at the North Fork Village, in the Creek Nation, on the tenth day of July, in the year of our Lord, one thousand eight hundred and sixty-one.

ARTICLE. The survivors now residing in the Creek Nation, of the Apalachicola Band of Indians, have earnestly represented to the commissioner of the Confederate States the facts following, that is to say:

That the Apalachicola Band of Indians, being by origin a part of the Creek Nation, long resided on the Apalachicola river, in what is now the State of Florida, and were parties to the treaty concluded at camp Moultrie, with the Florida tribes of Indians, on the eighteenth day of September, A. D.,

one thousand eight hundred and twenty three.

That by two treaties, made and concluded with the United States on the eighteenth day of June, A. D., one thousand eight hundred and twentythree, by different portions of the said Apalachicola Band, the chiefs and warriors of that band relinquished all the privileges to which they were entitled as parties to the treaty aforesaid, concluded at camp Moultrie, and all their right and title to certain reservations by it secured to them; and in consideration of that cession, the United States agreed to grant, and to convey within three years, by patent, to certain named chiefs, for the benefit of themselves and of the sub chiefs and warriors of the said Apalachicola Band, the quantity, in all, of six sections of land, to be laid off under the direction of the President, after the lands should have been surveyed.

That it was provided by the same two treaties that the said six sections of land might be disposed of by the chiefs, with the consent and advice of the Governor of Florida, at any time before the expiration of said term of three years, and that the said hand might thereupon migrate to a country of their choice. And it was further thereby provided, that if, at any future time, the chiefs and warriors of the Apalachicola Band should feel disposed to migrate from Florida to the Creek and Seminole country west, they might either sell the grants of land made by those treaties, and in that case must, themselves, bear the whole expense of their migration, subsistence, &c.; or they might surrender to the United States all the rights and privileges acquired under said two treaties, in which case, they should become parties to the obligations, provisions, and stipulations of the treaty of Payne's Landing, made with the Seminoles on the ninth day of May, A.

Presable

D., one thousand eight hundred and thirty-two, as a constituent part of that tribe, and re-unite with that tribe in their abode west, in which case the United States would pay six thousand dollars for the reservations in that case relinquished by the first article of the said two treaties.

That in the hostilities that afterwards took place between the Creeks and Seminoles and the United States, the said Apalachicola Band remained loyal to the United States, and maintained their peace and friendship unbroken; but, in the year 1837, they were induced by the urgent solicitation of the emigrating agent of the United States, to remove from the country occupied by them in Florida, to the Indian country west of Arkanses, leaving the lands so granted them as aforesaid, and a large number of horses, mules, cattle, hogs, wagons, and other articles which they could not collect together and carry with them, and which the said emigrating agent persuaded them to leave in his charge, on his promise that the owners should be paid the value of all such their property, in money, by the agent of the United States, on their arrival in the country provided for them on the west side of the Mississippi; a schedule of all of which property so abandoned, and of its value, and of the improvements on lands abandoned by them, and the value of each, is annexed to this article, and forms a part of it.

That, by the treaty of Payne's Landing, made on the ninth day of May, A. D., one thousand eight hundred and thirty-two, the United States agreed to pay the Seminole Indians, in full compensation for all their claim to lands in the Territory of Florida, and for all improvements on the lands so ceded, the sum of fifteen thousand four hundred dollars, to be divided among the chiefs and warriors of the several towns in a ratio proportioned to their population; and they further agreed to take the cattle belonging to the Seminoles, at the valuation of some person to be appointed by the President, and to pay the valuation, in money, to the respective owners, or give them other cattle; and the expenses of removal were to be paid by the United States, and subsistence for twelve months,

to all emigants, furnished by them;

And that no compensation has ever been made any of the said Apslachicola Band, for the lands or improvements so abandoned by them, or for the horses, mules, cattle and other property abandoned by them; nor have they ever received any part of the annuities paid the Seminole or Creek Nation since their removal west, or been recognized as an integral part of the Seminole Nation, as it was provided they should be;

And, inasmuch as the forced emigration of the said band, and their surrender and abandonment of their lands, improvements, horses, cattle and other property in consequence thereof, was equivalent, as against the United States, to an election, by them, to surrender the rights, privileges secured by the treaties of the 18th June, 1833, and to claim the rights and privileges thereby vesting in them, as parties to the treaty of Payne's

Landing, of the 9th of May, 1832;

C. S., upon res-Indians.

Therefore, it is hereby agreed by the Confederate States of America, by teration of peace Albert Pike, its Commissioner, with full powers, with the members and to investigate and survivors of the Apalachicola Band of Florida Indians, that upon and after of Apalachicola the restoration of peace, the said claims of the members of that Band, to compensation for the loss of the lands, improvements, horses, cattle, mules and other property, shall be fairly investigated, in a generous and liberal spirit, by an officer or commissioners, to whom that duty shall be assigned by the Confederate States; and that whatever shall appear, upon such investigation, to be justly or equitable owing to members of the said band, on account of such losses as aforesaid, shall be paid to the persons originally entitled to the same, or to the legal representatives of such of them as may be deceased.

And it is also further agreed, that the foregoing provisions of this article Also, claims of shall extend to, and include the claims for losses of the same kind, by Black Dirt's Band members of Black Dirt's Band of friendly Seminoles, who lost property in of Seminoles. like manner, in consequence of their hurried removal west, as the same is contained in the schedule thereof, marked B, annexed to this article.

And it is also agreed that the claims to money, in lieu of bounty land Also, claims to warrants, of the persons whose names and those of their heirs are con-money in lieu of tained in the schedule marked C, annexed to this article, shall in like land warrants. manner, and at the same period, be investigated, and so far as they shall

he found to be well founded, shall be paid by the Confederate States.

In perpetual testimony whereof, the said Albert Pike, Commissioner, with full powers, of the Confederate States of Ameria, doth hereunto set his hand and affix the seal of his arms.

SEAL.

Thus done, signed and scaled, at the North Fork Village, on the North Fork of the Canadian river, this tenth day of July, in the year of our Lord, one thousand eight hun red and sixty-one.

ALBERT LIKE,

Commissioner of the Confederate States to the Indian Nations went of Arkansas.

se' ecole A.

SCHEDULE A.

Claims of Apalachicola Indians.

NAMES.	Horses.		Mules.		Cattle.		e ats and		Sheep, Oxen.		Corn, Rice,	न च		Wagons.	Improvem on land	١.
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SCHEDULE A .- CONTINUED.

Schedule A.

NAMES.	Horses.		Mules.		Cattle.		Oosts and Hogs.		sheep, Oxen.		Corn, Rice.		Wagons.		improvement on land. Value of.	
	Number.	Value.	Number.	Value.	Number.	Value.	Number.	Value.	Number.	Value.	No. Bu.	Value.	Number	Value.		
Kat-cha Wacho. Fa-ha Macho. Sasy Sim-ma-ili-chi Bas-thio Pice-c. Bas-thiom Hacho. Co-cho-co-mi Hacho. Co-cho-co-mi Hacho. Kat-da-wa Macho. Ko-cas vi. Ilii Kat-chi Rim-na la-chi Willyam ca A-sun-va. Washi Co-ha Filacco. Charly Imathia Sico Yaholn. Sasy Fowko. Si Hacho. Si Hac	5663322569443	1500 1500 1500 1500 1500 1500 1500 1500			876 913 864 655 333 815 2 26 50 7	\$566 422 366 517 900 544 367 368 369 245 112 150 42	14 520 13 13 16 16 10 425 6 6 32 140 20 13	40 135 75 18 18 14 420 60 30		\$180	560 1:00 400 5:00 300 300 300 300 300 300 6774 144 555 774 1500 776 105 775 105 775 105 775 105 775 105 775 105 775 105 775 105 775 775 775 775 775 775 775 775 775 7	500 955 200 95		-	Gun, \$50, 22	

I certify that the foregoing three folios constitute Schedule A, of the article supplementary to the Creek Treaty, to which are they attached, and so form a part thereof.

ALBERT PIKE,

Commissioner of the Confederate States to the Indian Nations west of

Arkansas

Schodule D.

SCHEDULE B.

Claims of Persons of Black Dirt's Band.

	-											_				
,	Hor es.		Mules.		Cattle.		Hogs.		Oxen.		Corn, Rice,					
	Number	Value.	Number.	Value.	Number.	Value.	Number.	Value.	Number.	Value.	Number.	Value.	Number.	Vatue.		
Fos-hut-chi Tus-te-nug-ge. Micco Hacche. A-ha-loc Ys-ho-la Cho-wus-tar-yi Ima-thia. Hillis Hacho. Sa-ya-he-la Cosah Micco. Hepsey.	2 2 3	100			6 2 4	ļ	150 50 9.1 14 17 13 10 53	150 60 42 51 39			56	\$56	83	\$80	94 Sugar cane.	
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Cho-wus-ta-yi Hacho Fai-i-chi-sho Pa-hos Ima-thia So-ko-i-ki Ok-tar-ar-shi Hacho	15	525 108			21	144 360	90 14 60 150	42 180 450		:			63 60	80		
Ok-ta-a-chi Ya-ho-la To-wa-chi Pa-lut Hacho Ok-ta-chi Osun-l-ha Tai-ya-ki O-thiai-chi					6 10	36 60	100 5 20 12 20 9	15 60								
Hillis Hacho-chi. Hillis Hacho	3				41	· 12 24 246	10	180 30		•						
O-sun I-ma-this	2	90 60			40	240	100 5 13 18	15 39 54			56	56				
Lo-al-ei Tus-te-nuk-ki Eiiza Chus-si	2	90					43 19 25	129 57 73			30 32 33 40	20 33 33 40			35 76 110 80	

I certify that the last foregoing two folios are schedule B. of the article supplementary to the Creek treaty, to which they are attached, and that they form a part thereof.

ALBERT PIKE,
Commissioner of the Confederate States to the Indian nations west of
Arkansas.

SCHEDULE C.

Schedule C.

Persons of Tus-ti-nuk-o-chi's people entitled to money in lieu of Land
Warrants.

Kon-tol Hacho, of I-con-hut-ki town. Wal-ho-chi, widow of Ya-ha Fic-si-co. Ok-fus-ki, heir of Api-co-chi I-ma-thla. Fai-chi-chi, heir of Tul-ma-chi Hacho. Sa-la-ko-ki, heir of Kon-hut-ki Micco. Si-ma-thli, heir of Ta-lap I-ma-thla. Yi-ak-chi, widow of Octai I-ma-thla. A. W. Fuller, heir of Ho-poi-ilth-thli, of Fos Hutchi town. Ho-poi-ilth-thli, heir of Ima-thla, of Fos Hutchi town. I-poi-yi, heir of Imathla Thlacco, of Fos Hutchi town. So-in-ki-cho-cho, heir of Octai-i-achi Ya-ho-la. Sa-na, heir of Fos Ha-cho. Si-a-ka-li, heir of Ya-ho-lo-chi. Chi-pa-ni Thlacco, heir of Tus-ti-nuk Hacho. La-ni, heir of Pa-hos Ya-ho-la. Pa-mos-ka, heir of Tus-ti-nuk I-ma-thla. Si-ma-mai-chi, heir of Us-sun I-math-la. A-po-lo-ti-ki, heir of Si-i-ya Pus-ka. Mil-hai-yi, heir of A-tus Ya-ho-la. Pa-chii-yi-si, heir of In-thla-nis I-ma-thla. Ca-la-ni, heir of Po-ilth Hacho. Mun-tul-ka, heir of Ho-poi-yi Hacho. Mo-lit-tai-ki, heir of Co-o-sa Hacho. Ma-lit-cha, heir of Ho-pa-ni Hut-ki. Lo-li, heir of A-tus Micco. A-pi-la-ni, heir of Micco Hacho. Sa-lit-hot-chi, heir of Con-tol I-mathla. Ko-nit Yahola, heir of Pa-kat-cha. Ot-los-si, heir of Fai-ya-hola. Pa-ma-chul-li, heir of Hillis Hacho. Mi-i-ak-ka, heir of Achul-li Hacho. Sa-nun-ka, heir of Illis Hacho-chi. Thla-ma-yi, heir of Co-sis Ima-thla. Si-a-will-i, heir of Ho-o-pa. Louisa, heir of Cho-co-te Ima-thla. Sa-hoi-yi, heir of Ni-ha Thlac-co-chi. Ho-poi-yi, heir of Ho-tul-li I-ma-thla. Si-li-it-ka, heir of Sa-mo-chi. Sa-pi-it-ka, heir of Tul-ma Fic-si-co. Ta-lo-pi, heir of Kat-cha Ya-ho-la. Sa-mi, heir of Ho-tul-ki Ya-ho-la. Co-o-sa Micco.

I hereby certify that the foregoing two pages constitute Schedule C, of the article to which they are attached, supplementary to the Creek Treaty, and so are a part of that article.

ALBERT PIKE,
Commissioner of the Confederate States to the Indian Nations West of
Arkansas.

Ratification by Congress.

RATIFICATION BY THE CONGRESS.

Resolved, (two-thirds of the Congress concuring,) That the Congress of the Confederate States of America, do advise and consent to the ratification of the articles of treaty, including the Secret Article and Supplementary Article, made by Albert Pike, Commissioner of the Confederate States to the Indian Nations west of Arkansas, in behalf of the Confederate States, of the one part, and the Creek Nation of Indians, by its chiefs, headmen and warriors, in general council assembled, of the other part, concluded at the North Fork Village, on the North Fork of the Canadian River, in the Creek Nation, on the tenth day of July, in the year of our Lord, one thousand eight hundred and sixty-one, with the following

AMENDMENTS:

Amendments.

I. Strike out from article xxviii., the following words; "or in a State court," and insert, in lieu thereof, the following words: "or in a State court, subject to the laws of the State."

II. Add at the end of article xxx. the following words: "and the Confederate States will request the several States of the Confederacy to adopt and enact the provisions of this article, in respect to suits and proceedings in their respective courts."

III. Strike out from article xi. the following words: "the same rights and privileges as may be enjoyed by delegates from any Territories of the Confederate States, in the said House of Representatives," and insert, in lieu thereof, the following words: "a seat in the hall of the House of Representatives to propose and introduce measures for the benefit of said nations, and to be heard in regard thereto, and on other questions in which either of said nations is particularly interested, with such other rights and privileges as may be determined by the House of Representatives."

NOTE -The foregoing amendments were subsequently ratified by General Council of the Creek Nation.

TREATY WITH CHOCTAWS AND CHICKASAWS.

JULY 12, 1861

A TREATY OF FRIENDSHIP AND ALLIANCE,

Made and concluded at the North Fork Village on the North Fork of the Canadian river, in the Creek Nation, west of Arkansas, on the twelfth day of July, in the year of our Lord, one thousand eight hundred and sixty-one, between the Confederate States of America, by Albert Pike, Commissioner, with plenary powers, of the Confederate States of the one part, and the Choctaw Nation of Indians by Robert M. Jones, Sampson Folsom, Forbis Leftose, George W. Harkins, Allen Wright, Alfred Wade, Coleman Cole, James Rilry, Rufus Folsom, William Pitchlynn, Mc Gee King, Wm King, John Turnbull, and Wm. Bryant, Commissioners appointed by the Principal Chief of the said Choctan Nation, in pursuance of an act of the Legislature thereof, and the Chickasaw Nation of Indians, by Edmund Pickens, Holm's Colbert, James Gamble, Joel Kemp, William Kemp, Winchester Colbert, Henry C. Colbert, James N. McLish, Martin W. Allen, John M. Johnson, Samuel Colbert, Archibald Alexander, Wilson Frazier, Christopher Columbus, A-sha-lah Tubbi, and John E. Anderson, Commissioners elected by the Legislature of the said Chickasaw Nation of the other part:

July 12, 1: 01.

The Congress of the Confederate States of America, having by "An act for the protection of certain Indian tribes," approved the twentyfirst day of May, in the year of our Lord, one thousand eight hundred and sixty one, offered to assume and accept the protectorate of the several nations and tribes of Indians occupying the country west of Arkansas and Missouri, and to recognize them as their wards, subject to all the rights, privileges and immunities, titles and guarantees with each of said nations and tribes under treaties made with them by the United States of America; and the Choctaw and Chickasaw Nations of Indians having each assented thereto, upon certain terms and conditions;

Now therefore, The said Confederate States of America, by Albert Pike, their Commissioner, constituted by the President, under authority of the act of Congress in their behalf, with plenary powers for these purposes, and the Choctaw and Chickasaw nations by their respective Commissioners aforenamed, have agreed to the following Articles, that is to say:

ARTICLE I. There shall be perpetual peace and friendship, and an alliance offensive and defensive, between the Confederate States of America and all of their States and people, and the Choctaw and Chickasaw Nations and all the people thereof.

Preamb'e.

Perpetual page

The Choctaw and Chickasaw Nations of Indians Protectio of the ARTICLE II. acknowledge themselves to be under the protection of the Confederate States of America, and of no other power or sovereign whatever; and do hereby stipulate and agree with them that they will not hereafter,

No alliance with nor shall any one of their people contract any alliance, or enter into any any foreign power, compact, treaty or agreement with any individual State or with a

foreign power, and the said Confederate States do hereby assume and accept the said protectorate, and recognize the said Choctaw and Chickasaw Nations as their wards; and by the consent of the said Choctaw and Chickasaw Nations, now here freely given, the country whereof

Annexation territory.

of they are proprietors in fee, as the same is hereinafter described, is annexed to the Confederate States in the same manner and to the same extent as it was annexed to the United States of America before that government was dissolved, with such modifications, however, of the terms of annexation, and upon such conditions as are hereinafter expressed, in addition to all the rights, privileges, immunities, titles and guarantees with or in favor of the said nations, under treatics made with them, and under the statutes of the United States of America.

Acceptance of

ARTICLE III. The Confederate States of America, having accepted the the protectorate by said protectorate, hereby solemnly promise the said Choctaw and Chick-tae C. S. asaw Nations never to desert or abandon them, and that under no circumstances will they permit the Northern States or any other enemy to overcome them and sever the Choctaws and Chickasaws from the Confederacy; but that they will, at any cost and all hazards, protect and defend them and maintain unbroken the ties created by identity of interests and institutions, and strengthened and made perpetual by this treaty.

Boundaries of Chickasaw country.

ARTICLE IV. The following shall constitute and remain the boundathe Choctaw and ries of the Choctaw and Chickasaw country, that is is to say: Beginning at a point on the Arkansas river one hundred paces east of old Fort Smith, where the western boundary line of the State of Arkansas crosses that river, and running thence to Red river by the line between the State of Arkansas and the Choctaw and Chickasaw country, as the some was resurveyed and marked under the authority of the United States, in the year of our Lord, one thousand eight hundred and fifty-five; thence up Red river to the point where the meridian of one hundred degrees west longitude crosses the same; thence north along said meridian to the main Canadian river; thence down said river to its junction with the Arkansas river; thence down said river to the place of beginning. The boundaries of the said country, on the north and on the south, between the said east and west lines being the same in all respects, with all riparian and other rights and privileges, as they were fixed, created and continued by the treaties of the eighteenth day of October, A. D., one thousand eight hundred and twenty, and of the twenty-seventh day of September, A. D., one thousand eight hundred and thirty.

Boundaries of country.

ARTICLE V. It is hereby agreed by and between the Choctaw and the Chickasaw Chickasaw Nations that the boundaries of the Chickasaw country shall hereafter continue to be as follows, that is to say: beginning on the north bank of Red river, at the mouth of Island bayou, where it empties into Red river, about twenty-six miles on a straight line, below the mouth of False Wachita; thence running a northwesterly course along the main channel of said bayou to the junction of the three prongs of said bayou, nearest the dividing ridge between the Wachita and Low Blue rivers, as laid down on Captain R. L. Hunter's map; thence northerly along the eastern prong of Island Bayou to its source: thence due north to the Canadian river; thence west along the main

Canadian to the ninety-eighth degree of west longitude; thence south to Red river; and thence down Red river to the beginning: Provided, however, If the line running due north, from the eastern source of Island bayou, to the main Canadian, shall not include Allen's or Wa-pa-nacka academy, within the Chickasaw district, then an offset shall be made from same line so as to leave said academy two miles within the Chickasaw district, north, west, and south from the lines of boundary.

ARTICLE VI. The remainder of the country held in common by the Choctaw district. Choctaws and Chickasaws, including the leased district, shall constitute the Choctaw district, and their officers and people shall at all times have the right of safe conduct and free passage through the Chickasaw

district.

ARTICLE VII. The Choctaw and Chickasaw Nations hereby give their Assent given to full, free and unqualified assent to those provisions of the act of Congress act of May 21, of the Confederate States of America, entitled "An act for the protectory in the C. S. tion of certain Indian tribes," approved the twenty-first day of May, in the year of our Lord, one thousand eight hundred and sixty-one, whereby it was declared that all reversionary and other interest, right, title, and proprietorship of the United States in, unto, and over the Indian country in which that of the said nations is included, should pass to, and vest in the Confederate States; and whereby the President of the Confederate States was authorized to take military possession and occupation of all said country; and whereby all the laws of the United States, with the Laws of the U. exception thereinafter made applicable to, and in force in said country, in force. and not inconsistent with the letter or spirit of any treaty stipulations entered into with the Choctaw and Chickasaw Nations among others were re-enacted, continued in force, and declared to be in force in said country, as laws and statutes of the said Confederate States: Provided, however, And it is hereby agreed between the said parties that whatever in the said laws of the United States contained, is or may be contrary to, or inconsistent with any article or provision of this treaty, is to be of none effect henceforward, and shall, upon the ratification hereof, be deemed and taken to have been repealed and annulled as of the present date, and this assent, as thus qualified and conditioned, shall relate to, and be taken to have been given upon the said day of the approval of the said act of Congress.

ARTICLE VIII. The Confederate States of America do hereby sol- Lands included emuly guarantee to the Choctaw and Chickasaw nations to be held by boundaries guarthem to their own use and behoof in fee simple forever, the lands anteed to the Chooincluded within the boundaries defined in article IV of this treaty; to taw and Chickasaw be held by the people of both the said nations in common, as they have Nations. heretofore been held, so long as grass shall grow and water run, if the said nations shall so please, but with power to survey the same, and divide it into sections and other legal sub-divisions when it shall be so voted by a majority of the legal voters of each nation respectively; and of making partition thereof and disposition of parcels of the same by sale of such lands. virtue of the laws of both said nations, duly enacted; by which partition or sale, title in fee simple absolute shall vest in parceners and purchasers whenever it shall please both nations of their own free will and accord, and without solicitation from any quarter to do so; which solicitation the Confederate States hereby solemnly agree never to use; and the title and tenure hereby guaranteed to the said nations is and shall be subject to no other conditions, reservations, or restrictions whatever than such as are hereinafter specially expressed.

ABTICLE IX. None of the lands hereby guaranteed to the Choctaw Sale, &c., of and Chickasaw Nations shall be sold, ceded or otherwise disposed of to eign nation, inhibany foreign nation or to any State or government whatever; and in case ited.

Proviso.

Provi o.

Partition and

any such sale, cession or disposition should be made without the consent of the Confederate States, all the said lands shall thereupon revert to the Confederate States.

ARTICLE X. The Confederate States of America do hereby solemnly

ARTICLE XI. The lease made to the United States by the treaty of

No State or Terfor said n tions.

ritory to pass laws agree and bind themselves that no State or Territory shall ever pass laws for the government of the Choctaw and Chickasaw Nations; and that no portion of the country guaranteed to them shall ever be embraced or Not to he incor-included within or annexed to any Territory or Province; nor shall any porated into any attempt ever be made, except upon the free, voluntary, and unsolicited ganization we hour application of both said nations to erect their said country, by itself or their free consent with any other, into a State, or any other Territorial or political organization, or to incorporate it into any State previously created.

Leave made to the C. S.

dians therein.

Proviso.

the U.S. of certain the twenty-second day of June, A. D., one thousand eight hundred and treaty of June 22, fifty-five, by the Choctaw and Chickasaw Nations of all that portion of 1855, renew d to their common territory which lies west of the ninety-eighth parallel of west longitude, is hereby renewed to the Confederate States, but for the C. S. may settle term of ninety-nine years only, from the date of this treaty; and it is tain bands of In. agreed that the Confederate States may settle and maintain therein, upon reserves with definite limits, but of sufficient extent, all the bands of the Wichitas or Fa-wai-hash, Huecos, Caddos, Fa-hua-cu-ros, Ana-Caghcos, Kichais, Fon-ca-was, Ionais, Comanches, Delawares, Kickapoos and Shawnees, and any other bands whose permanent ranges are south of the Canadian, or between it and the Arkansas, and which are now therein, or that they may desire, hereafter, to place therein, but not including any of the Indians in New Mexico, nor any other bands than those included in the above specification and description, without the consent of both the Choctaw and Chickasaw Nations: Provided, And it is hereby further agreed that whenever the said Choctaw and Chickasaw Nations become a State, the reserves so apportioned to the said several bands shall belong to them in fee, not exceeding, however, for each band, the same quantity of good land as would belong, upon a partition of the lands of the two nations to an equal number of Choctaws and Chickasaws in the whole country; and when the said bands concent to a pertition among themselves, each individual shall have and receive in fee, within the said leased country, as large a quantity of good land as shall or would be apportioned to each Choctaw or Chickasaw in partition of all the national lands, with the right, however, now and in all future time, to the said several bands so settled or to be settled in said leased district to hunt upon all the vacant and unoccupied parts of the same without let or molestation.

Indians settl d

Proviso.

ARTICLE XII. It is hereby further agreed between the parties to this upor reserves in treaty that the Indians so settled upon reserves in the country so leased leas d. subject t, shall be until they are capable of self-government, or until they shall be the laws of the C. S. with their own consent incorporated among the Choctaws and Chickasaws, subject to the laws of the Confederate States, and to their exclusive control, under such rules and regulations, not inconsistent with the rights and interests of the Choctaws and Chickasaws, or with the Constitution and laws of the Confederate States, as may from time to time , be prescribed by the President for their government: Provided. however, That the country so leased shall continue open to settlement by the Choctaws or Chickasaws as heretofore; and all members of each nation settled therein shall be subject to the jurisdiction and laws of the Chootaw Nation, except as here nafter provided; for which purpose the said leased district may be a district of that nation; but no interference with or trespass upon the settlements or improvements of the reserve Indians shall be permitted, under any pretext whatever; nor shall any

of the laws of either the Choctaw or Chickasaw Nations be in force in said leased country, except so far as those of the Choctaw Nation can, without infraction of this treaty, apply to the members of either nation residing in the district in question.

ARTICLE XIII. All navigable streams of the Confederate States and Free navigation. of the Indian country shall be free to the people of the Choctaw and Chickasaw Nations, who shall pay no higher toll or tonnage duty or other duty than the citizens of the Confederate States; and the citizens of Ferry privileges those nations living upon Red river, shall have, possess, and enjoy upon to citizens living that river, the same ferry privileges, to the same extent, in all respects, as citizens of the Confederate States on the opposite side thereof, subject

to no other or a different tax or charge than they.

ARTICLE XIV. So far as may be compatible with the Constitution of Rights of self-

the Consederate States and with the laws made, enacted, or adopted in sovernment, and conformity thereto, regulating trade and intercourse with the Indian judicial and othertribes, as the same are limited and modified by this treaty, the Choctaw wise, over persons and Chickasaw Nations shall possess the otherwise unrestricted right of and property. self-government, and full jurisdiction, judicial and otherwise, over persons and property within their respective limits; excepting only such white persons as are not, by birth, adoption or otherwise, members of either the Choctaw or Chickasaw Nation; and that there may be no doubt as to the meaning of this exception, it is hereby declared that every white person who, having married a Choctaw or Chickasaw woman, resides in the said Choctaw or Chickasaw country, or who, without intermarrying, is permanently domiciled therein with the consent of the authorities of the nation, and votes at elections, is to be deemed and taken to be a member of the said nation within the true intent and meaning of this article; and that the exception contained in the laws for the punishment of offences committed in the Indian country, to the effect that they shall not extend or apply to offences committed by one Indian against the person or property of another Indian shall be so extended and enlarged by virtue of this article when ratified, and without further legislation, as that none of said laws shall extend and apply to any offence committed by any Indian, or negro, or mulatto, or by any white person so by birth, adoption or otherwise a member of such Choctaw or Chickasaw Nation against the person or property of any Indian, negro, mulatto, or any such white person, when the same shall be committed within the limits of the said Choctaw or Chickasaw Nation as hereinbefore defined; but all such persons shall be subject to the laws of the Choctaw and Chickasaw Nations respectively, and to prosecution and trial before their tribunals, and to punishment according to such laws, in all respects like native members of the said nations respectively.

ARTICLE XV. All persons, not members of the Choctaw or Chickasaw Who considered Nation, who may be found in the Choctaw and Chickasaw country, as here-as intruders; how inbefore limited shall be considered as intruders, and be removed and kept they may be removed. out of the same, either by the civil officers of the Nation, under the direction of the Executive or Legislature, or by the agent of the Confederate States for the Nation, who shall be authorized to demand, if necessary, the aid of the military for that purpose; with the following exceptions only, that is to say: Such individuals, with their families, as may be in the emplyment of the government of the Confederate States; all persons peaceably travelling, or temporarily sojourning in the country, or trading therein under license from the proper authority; and such persons as may be permitted by the Chostaws or Chickssaws with the assent of the agent of the Confe lerate States, to reside within their respective limits without becoming members of either of said nations.

ARTICLE XVI. A tract of two sections of land in each of said nations,

Proviso.

Cession of land to be selected by the President of the Confederate States, at such points as he may deem most proper, including, if he pleases, the present site of

the agency in each nation, is hereby ceded to the Confederate States; and when selected shall be within their sole and exclusive jurisdiction: Provided, That whenever the agency for either nation shall be discontined,

the tract so selected therein shall revert to the said Choctaw and Chicka-

Further proviso, saw Nations, with all the buildings that may then be thereon: And provided, also, That the President may, at any time, in his discretion, select in lieu of either said reserves, any unoccupied tract of land in the same nation, and in any other part thereof, not greater in extent than two sections, as a site for the agency for such nation, which shall, in such case, constitute the reserve, and that first selected shall thereupon revert to the

Choctaw and Chickasaw Nations.

Forts and military posts, and military and postroads.

taken for public

Right of way for

establish and maintain such forts and military posts, temporary or permanent, and such military and post-roads as the President may deem necessary within the Choctaw and Chickasaw country; and the quantity of one mile square of land, including each fort or post, shall be reserved to the Confederate States, and within their sole and exclusive jurisdiction, so long as such fort or post is occupied; but no greater quantity of land beyond one mile square shall be used or occupied, nor any greater quantity of timber Compensation for felled than of each is actually requisite; and if, in the establishment of private property such fort, post or road, or of the agency, the property of any individual member of the Choctaw or Chickasaw Nation, or any property of either nation, other than land, timber, stone and earth, be taken, destroyed or injured. just and adequate compensation shall be made by the Confederate States,

ARTICLE XVII. The Confederate States shall have the right to build,

ARTICLE XVIII. The Confederate States, or any company incorporated railroads and tele- by them, or any one of them, shall have the right of way, for railroads or telegraph lines, through the Choctaw and Chickasaw country; but in the case of any incorporated company, it shall have such right of way only upon such terms and payment of such amount to the Choctaw and Chickasaw Nations, as may be agreed on between it and the National Councils thereof; or, in case of disagreement, by making full compensation not only to individual parties injured, but also to the nation for the right of way; all damage and injury done to be ascertained and determined in such manner as the President of the Confederate States shall direct. And the right of way granted by said nations for any railroad, shall be perpetual, or for such shorter term as the same may be granted, in the same manner as if no reversion of their lands to the Confederate States were provided for in case of abandonment by them, or extinction of their nation.

No person to set-

ARTICLE XIX. No persons shall settle, farm or raise stock within the tle, farm or raise limits of any post or fort or of either agency, except such as are or may stock within cer- be in the employment of the Confederate States, in some civil or military capacity; or such as, being ubject to the jurisdiction and laws of the Choctaw or Chickasaw Nation, are permitted by the commanding officer of the fort or post to do so thereat, or by the agent to do so, upon the agency reserve.

Appointment of ters. reside.

offices, how filled.

ARTICLE XX. An agent of the Confederate States, for the Choctaw and agent and interpre- Chickasaw Nations, and an interpreter for each shall continue to be Where to appointed. The interpreters shall reside at their respective agencies; and the agent at one of them or alternately at each. And whenever a vacancy Vacancy in said shall occur in either of the said offices, the authorities of the nation shall be consulted as to the person to be appointed to fill the same, and no one shall be appointed against whom they protest, and the agent may be removed, on petition and formal charges preferred by the constituted authorities of the nation, the President being satisfied, upon full investigation, that there is sufficient cause for such removal.

APPICLE XXI. The Confederate States shall protect the Choctaws and Protection from Chickseaws from domestic strife, from hostile invasion, and from aggression domestic strife, inby other Indians and white persons, not subject to the jurisdiction and vasion and aggreslaws of the Choctaw or Chickasaw Nation; and for all injuries resulting from such invasion or aggression, full indemnity is hereby guaranteed to the party or parties injured, out of the Treasury of the Confederate States, upon the same principle and according to the same rules upon which white persons are entitled to indemnity for injuries or aggressions upon them committed by Indians.

AKTICLE XXII. It is further agreed between the parties that the agent Preven ion of inof the Confederate States upon the application of the authorities of the trusion, and remo-Choctaw and Chickasaw Nations will not only resort to every proper legal and improper perremedy, at the expense of the Confederate States, to prevent intrusion some. upon the lands of the Choctaws and Chickasaws, and to remove dangerous or improper persons, but he shall call upon the military power, if necessary, and to that end all commanders of military posts in the said country shall be required and directed to afford him, upon his requisition, whatever aid may be necessary to effect the purposes of this article.

ARTICLE XXIII. If any property of any Choctaws or Chickasaws be Remedy for retaken by citizens of the Confederate States, by stealth or force, the agent, carried off by on complaint made to him in due form, by affidavit, shall use all proper steatts or force by legal means and remedies, in any State where the offender may be found, citizens of the C. to regain the property or compel a just remuneration, and, on failure to S. procure redress, payment shall be made for the loss sustained, by the Confederate States, upon the report of the agent, who shall have power to take testimony and examine witnesses in regard to the wrong done and

the extent of the injury.

License to trade

ARTICLE XXIV. No person shall be licensed to trade with the Choctaws and Chickasaws, except by the agent, and with the advice and consent of with the Choctaws the National Council. Every such trader shall execute bond to the Confederate States, in such form and manner as was required by the United States, or as may be required by the Bureau of Indian Affairs. The authorities of the Choctaw and Chickasaw Nations may, by a general law, duly enacted, levy and collect on all licensed traders in the nation a tax of not more than one-half of one per cent. on all goods, wares and merchandize brought by them into the Choctaw and Chickasaw country for sale, to be collected whenever such goods, wares and merchandize are introduced, and estimated upon the first cost of the same at the place of purchase, as the same shall be shown by the copies of the invoices filed with the agent: Provided, That no higher tax shall be levied and collected than is actually levied and collected in the same year of native traders in the nation; nor shall one be taxed at all unless the others are. No appeal shall hereafter lie from the decision of the agent or council, refusing a license, to the Commissioner of Indian Affairs, cision refusing or elsewhere, except only to the Superintendent, in case of refusal license. And no license shall be required to authorize any When license not member of the Choctaw or Chickasaw Nation, who is by birth and blood required. an Indian, to trade in the Choctaw and Chickasaw country; nor to authorize any person to sell flour, meat, fruits and other provisions, or stock, wagons, agricultural implements, or arms brought from any of the Confederate States into the country; nor shall any tax be levied upon such articles or the proceeds of sale thereof. And all other goods, wares and Goods, &c., sold merchandize exposed to sale by a person not qualified, without a license, qualified, forfeited. shall be forfeited, and be delivered and given to the authorities of the nation, as also shall all wines and liquors illegally introduced.

Tax on traders.

Proviso.

Appeal from de-

ARIJCLE XXV. All restrictions contained in any treaty made with the Restrictions on the right to sell United States, or created by any law or regulation of the United States, and dispose of per-

moved.

sonal property, re-upon the unlimited right of any member of the Choctaw or Chickson Nation to sell and dispose of, to any person whatever, any chattel or other article of personal property, are hereby removed; and no such restrictions shall hereafter be imposed, except by their own legislation.

Purchase or

ARTICLE XXVI. It is hereby further agreed by the Confederate States, descent of lands. that all the members of the Choctaw and Chickasaw Nations, as hereinbefore defined, shall be henceforward competent to take, hold and pass, by purchase or descent, lands in any of the Confederate States, heretofore or hereafter acquired by them.

Delegate to the to serve.

ARTICLE XXVII. In order to enable the Choctaw and Chickense House of R pre-Nations to claim their rights and secure their interests without intervation C. S. How long of agents or counsel, and as they are now entitled to reside in the country of each other, they shall be jointly entitled to a delegate to the Horse of Representatives of the Confederate Pates of America, who shall serve for the term of two years, and be a member, by birth or blood, on either the father's or mother's side, of one of said nations, over twenty one vers of age, and laboring under no legal disability by the laws of either nation; and such delegate shall be entitled to the same rights and privileges as may be enjoyed by delegate from any Territory of the Confederate Sister.

dologate.

First election of The first election for delegate shall be held at such time and places, and be conducted in such manner as shall be prescribed by the agent of the Confederate States, to whom returns of such election shall be made, and

he shall declare the person having the greatest number of votes to be duly elected, and give him a certificate of election accordingly, which Subsequent elec-shall entitle him to his seat. For all subsequent elections, the times, places and manner of holding them, ascertaining and certifying the result

trom each nay on.

tions.

Delegates to be shall be prescribed by law of the Confederate States. The delegates sall elected alternately be elected alternately from each nation, the first being a Chartan, by blood, on either the father's or mother's side, and resident in the Cho-tow

country; and the second a Chickasaw, by blood, on either the fathers or

mother's side, and resident in the Chickasaw country, and so on alternative At the respective elections, such persons only as fulfill the foregoing requisites shall be eligible, and when one is elected to fill a vacancy and serve out an unexpired term, he must belong to, and be resident in the same

nation as the person whose vacancy Le fills.

Who eligible.

Admission of the

ARTICLE XXVIII. In consideration of the uniform loyalty and good Choota w and faith, and the tried friendship for the people of the Confederate States, of Chickasaw country that the the Choctaw and Chickasaw people, and of their fitness and capacity for rney as one of the self-government, proven by the establishment and successful maintenesce, by each, of a regularly organized republican government, with all the forms and safe-guards to which the people of the Confederate States are accustomed, it is hereby agreed by the Confederate States, that whenever and so soon as the people of each of said nations shall, by ordinance of & convention of delegates, duly elected by unijorities of the legal voters, at an election regularly held after due and ample notice, in pursuance of an act of the Legislature of each, respectively, declare its desire to become \$ State of the Confederacy, the whole Choctaw and Chickasa v country, 88 above defined, shall be received and admitted into the Confederacy as one of the Confederate States, on equal terms, in all respects, with the original States, without regard to population; and all the members of the Choctaw and Chickasaw Nations shall thereby become citizens of the Confederate States, not including, however, among such members, the individuals of the bands settled in the leased district aforesaid. Provided, That, as a condition precedent to such admission, the said nations shall provide for the survey of their lands, the holding in severalty of parts thereof by their people, the dedication of at least one section in every thirty-six to purposes of education, and the sale of such portions as are not reserved for these,

Provise.

or other special purposes, to citizens of the Confederate States alone, on such terms as the said nation shall see fit to fix, not intended or calculated

to prevent the sale thereof.

ARTICLE XXIX. The proceeds of such sales shall belong entirely to Proceeds of sale members of the Choctaw and Chickasaw Nations, and be distributed of lands; to whom among them or invested for them in proportion to the whole population of how distributed. each, in such manner as the Legislatures of said nations shall provide; nor shall any other persons ever have any interest in the annuities or funds of either the Choctaw or Chickasaw people, nor any power to legislate in reg . I thereto.

ARTICLE XXX. Whenever the desire of the Creek and Seminole people Country of the and the Cherokees to become a part of the said State shall be expressed, in Creeks and Seminore as the Cherokees to become a part of the said State shall be expressed, in Creeks and Seminore as the Cherokees to become a part of the said State shall be expressed, in Creeks and Seminore as the Cherokees to become a part of the said State shall be expressed, in Creeks and Seminore as the Cherokees to become a part of the said State shall be expressed, in Creeks and Seminore as the Cherokees to become a part of the said State shall be expressed, in Creeks and Seminore as the Cherokees to become a part of the said State shall be expressed, in Creeks and Seminore as the Cherokees to become a part of the said State shall be expressed, in Creeks and Seminore as the Cherokees to become a part of the said State shall be expressed, in Creeks and Seminore as the Cherokees to be come as the cherokees the same manner and with the same formalities, as is above provided for rokees may become in the case of the Choctaw and Chickasaw people, the country of the an integral part of Creeks and Seminoles, and that of the Cherokees, respectively, or either said State. by itself, may be annexed to and become an integral part of said State, upon the same conditions and terms, and with the same rights to the people of each, in regard to citizenship and the proceeds of their lands.

Assicus XXXI. The Choctaw and Chickasaw Nations may, by joint Indians of other act of their legislative authorities, receive and incorporate in either nation nations may settle as members thereof, or permit to settle and reside upon the national lands, on the lasds of the such Indians of any other nation or tribe as to them may seem good; and Caichasaer, each nation alone shall determine who are members and citizens of the Who to vote at nation entitled to vote at elections and share in annuities: Provided, That in annuities. when persons of another nation or tribe shall once have been received as members of either nation, they shall not be disfranchised or subjected to any other restrictions upon the right of voting than such as shall apply to the Choctaws or Chickasaws themselves. But no Indians, other than Choctaws and Chickasaws, not settled in the Choctaw and Chickasaw country, shall be permitted to come therein to reside, without the consent and permission of the legislative authority of each nation.

As ICLE XXXII. If any citizen of the Confederate States, or any other person not being permitted to do so by the authorities of either of said persons for settling nations of authorised by the terms of this treaty, shall attempt to settle wi hout authority. upo ---- lands of said nation, he shall forfeit the protection of the Confeel States, and such punishment may be inflicted upon him, not beir e. unusual or excessive, as may have been previously prescribed by 1 w of said nation.

E XXXIII. No citizen or inhabitant of the Confederate States V sha' we stock on the lands of the Choctaw or Chickasaw Nation; but the ous shall be at liberty at all times, and whether for business or bate the beareably to travel the Choctaw and Chickasaw country, to drive travel is their their stock through the same, and to halt such reasonable time, on the constraint and drive way, as may be necessary to recruit their stock, such delay being in good stock through the faith in that purpose and for no other; and members of the Choctaw and Chi assaw Nations shall have the same rights and privileges under the same and no other restrictions and limitations in each of the Confederate States.

. . t :o pas-

ARTICLE XXXIV. If any person hired or employed by the agent, or Unfit person s by any other person whatever, within the agency reserve, or any post or employed within fort, shall violate the laws of the nation in such manner as to become may be removed. an unfit person to continue in the Choetaw or Chickasaw country, he or she shall be removed by the superintendent, upon the application of the Executive of the nation in which such person is, the superintendent being satisfied of the truth and sufficiency of the charges preferred.

ARTICLE XXXV. The officers and people of the Chectaw and Chick- Rights, priviasaw Nations, respectively, shall, at all times, have the right of safe leges and immuni-

saws respectively.

ties of the Choc-conduct and free passage through the lands of each other; and the taws and Chicka-members of each nation shall have the right freely, and without seeking license or permission, to settle within the country of the other, and shall, thereupon, be entitled to all the rights, privileges and immunities of members thereof, including the right of voting at all elections and of being deemed qualified to hold all offices whatever; except that no Choctaw shall be eligible in the Chickasaw Nation to the office of Chief Executive or to the Legislature: And provided, also, That no member of either nation shall be entitled to participate in any funds belonging to the other. Members of each nation shall have the right to institute and prosecute suits in the courts of the other, under such regulations as may, from time to time, be prescribed by their respective Legislatures.

Surrender of fu-

tice.

Proviso.

ARTICLE XXXVI. Any person duly charged with a criminal offence gitives from jus- against the laws of either the Choctaw or Chickasaw Nation, and escaping into the jurisdiction of the other, shall be promptly surrendered upon the demand of the proper authority of the nation within whose jurisdiction the offence shall be alleged to have been committed.

> ARTICLE XXXVII. The Choctaw and Chickasaw Nations shall promptly deliver up all persons accused of any crime against the laws of the Confederate States, or any State there f, who may be found within their limits, on the demand or requisition of the Executive of a State, or the Executive or other proper officer of the Confederate States; and each of the Confederate States shall, on the like demand or requisition of the Executive of the Choctaw and Chickasaw Nation, promptly deliver up all persons accused of any crime against the laws of such Nation, who may be found within their limits.

Choctaw Chickasaw try erected into a judicial corcuit.

ARTICLE XXXVIII. In order to secure the due enforcement of so coun much of the laws of the Confederate States in regard to ciminal offences and misdemeanors as is or may be in force in the said Choctaw and Chickasaw country, and to prevent the Choctaws and Chickasaws from being further harassed by judicial proceedings had in foreign courts and before juries not of the vicinage, the said country is hereby erected into and constituted a judicial district of the Confederate States to be called the Tush-ca-hom-ma District, for the special District court purposes and jurisdiction hereinafter provided; and there shall be

where to be held.

for such district, created and semi-annually held, within such district, at Boggy Depot, a district court of the Confederate States, with the powers of a circuit court, so far as the same shall be necessary to carry out the provisions of Jurisdiction co- this treaty, and with jurisdiction co-extensive with the limits of such extensive with district, in such matters, civil and criminal, to such extent and between limits of the dis- such parties as may be prescribed by law, and in conformity to the terms of this treaty.

Laws declared to be in force.

ARTICLE XXXIX. In addition to so much and such parts of the acts of Congress of the United States enacted to regulate trade and intercourse with Indian tribes, and to preserve peace on the frontiers, as have been re-enacted and continued in force by the Confederate States, and as are not inconsistent with the provisions of this treaty, so much of the laws of the Confederate States, as provides for the punishment of crimes amounting to felony at common law or by statute, against the laws, authority or treaties of the Confederate States, and over which the courts of the Confederate States have jurisdiction, including the counterfeiting the coin of the United States or of the Confederate States, or the securities of the Confederate .States, and so much of said laws as provides for punishing violators of the neutrality laws, and resistance to the process of the Confederate States, and all the acts of the Provisional Congress, providing for the common defence and welfare, so far as the same are not locally inapplicable, shall hereafter be in force in the Chotaw and Chickasaw country, and the said district court shall have exclusive jurisdiction to try, condemn and punish offenders against any such laws, to adjudge and pronounce sentence, and cause execution thereof to be done in the same manner as is done in any other district courts of the Confederate States.

ARTICLE XL. The said district court of the Confederate States of Admiralty juris-America, for the district of Tush-ca-hom-ma shall also have the same diction of the disadmiralty jurisdiction as other district courts of the Confederate States; trict court. and jurisdiction in all civil suits for fines, penalties and forfeitures of the Confederate States against any person or persons whatever residing or found within the district; and in all civil suits at law or in equity, when the matter in controversy is of greater value than five hundred civil cases. dollars, between a citizen or citizens of any State or States of the Confederate States, or any Territory of the same, or an alien or aliens and a citizen or citizens of the said district, or person or persons, residing therein; and the Confederate States will, by suitable enactments, prowide for the appointment of a Judge and other proper officers of the Appointment of said court, and make all necessary enactments and regulations for the judge and other complete establishment and organization of the same, and to give full officers of the effect to its proceedings and jurisdiction.

ARTICLE XLI. The trial of all offences, amounting to felony at com- Trial of felonies mon law or by statute, committed by an Indian of any one of the tribes committed by certain I n dian ne or bands settled in the leased district aforesaid, against the person or against Choctaws property of a member of the Choctaw or Chickasaw Nation, or by one or Chickasaws, and of the latter against the person or property of one of the former, shall be vice versa. had in the district court of the Confederate States hereby provided for; and, until such court is established, in the district court of the Confederate States for the district, or for the western district of Arkansas.

ARTICLE XLII. The district court shall have no jurisdiction to try The court to and punish any person for any offence committed prior to the day of the have no jurisdicsigning of this treaty; nor shall any action in law or equity be main-the offence was tained therein except by the Confederate States or one of them, committed, or the where the cause of action shall have accrued more than three years be cause of action acfore the same day of the signing hereof, or before the bringing of the signing of this

ARTICLE XLIII. All persons who are members of the Choctaw or Choctaws or Chickasaw Nation, and are not otherwise disqualified or disabled, shall Chickasaws comhereafter be competent witnesses, in all civil and criminal suits and pro-Petent as witnesses ceedings in any court in the Confederate States, or any one of the States, any law to the contrary notwithstanding.

ARTICLE XLIV. Whenever any person, who is a member of the When indicted Choctaw or Chickasaw Nation, shall be indicted for any offence in any in any court of the court of the Confederate States, including the district court of the C.S or State court. Tush-ca-hom-ma district, or in a State court, he shall be entitled, as of for witnesses. common right, to subpoena, and, if necessary, compulsory process for all such witnesses in his behalf as his counsel may think material for his defence; and the costs of process for such witnesses, and of service Costs of process thereof, and the fees and mileage of such witnesses, shall be paid by the and fives and mile-Confederate States, being afterwards made, if practicable, in case of ago of witnesses. conviction, out of the property of the accused. And whenever the Whon accused accused is not able to employ counsel, the court shall assign him one may be assigned experienced counsel for his defence, who shall be paid by the Confede-counsel. rate States a reasonable compensation for his services, to be fixed by the court, and paid upon the certificate of the judge.

ARTICLE XLV. The provisions of all such acts of Congress of the Rendition of fa-Confederate States as may now be in force or as may hereafter be enacted, sitive slaves. for the purpose of carrying into effect the provision of the Constitution

Jurisdiction in

21

in regard to the re-delivery or return of fugitive slaves or fugitives from labor and service, shall extend to and be in full force within the said Choctaw and Chickasaw Nations; and shall also apply to all cases of escape of Agitive slaves from the Choctaw and Chickasaw Nations, into any any other Indian nation, or into one of the Confederate States, the obligation upon each such nation or State to re-deliver such slaves being in every case as complete as if they had escaped from another State, and the mode of procedure the same.

ARTICLE XLVI. The official acts of all judicial officers in the said

Faith and credit given to official

given to omera; nations shall have the same effect and be entitled to like faith and credit everywhere, as like acts of judicial officers of the same grade and juris Authentication diction in any one of the Confederate States; and the proceedings of of records, laws, the courts and tribunals of the said nations, and the copies of the laws and judicial and other records of the said nations shall be authenticated like similar proceedings of the courts of the Confederate States, and the laws and office records of the same, and be entitled to the like faith and credit.

Bo.

Existing laws, binding.

ARTICLE XLVII. It is hereby declared and agreed that the institutoms in regard to slavory, declared immemorial; that slaves are taken and deemed to be personal property; that the title to slaves and other property having its origin in the said nations shall be determined by the laws and custums thereof; and that the slaves and other personal property of every person domiciled in said nations shall pass and be distributed at his or her death in accordance with the laws, usages and customs of the said nations, which may be proved like foreign laws, usages and customs, and shall everywhere be held valid and binding within the scope of their operation.

Post-offices.

ARTICLE XLVIII. It is further agreed that the Congress of the Confederate States shall establish and maintain post-offices at the most important places in the Choctaw and Chickasaw Nations, and cause the mails to be regularly carried, at reasonable intervals, to and from the same, at the sames rate of postage and in the same manner as in the Confederate States.

Chootaws and mich a regiment to of the C. S.

ARTICLE XIIX. In consideration of the common interests of the Chickasaws to fur- Choctaw and Chickasaw Nations and the Confederate States, and of the serve in the army protection and rights guaranteed to the said nations by this treaty, the said nations hereby agree that they will raise and furnish a regiment of ten companies of mounted men to serve in the armies of the Confederate States for twelve months. The company officers of the regiment shall be elected by the members of each company, respectively, the Colonel shall be appointed by the President, and the Lieutenant Colonel and Major be elected by the members of the regiment. The men shall be Pay and allow-armed by the Confederate States, receive the same pay and allowances as other mounted troops in the service, and not be marched beyond the limits of the Indian country west of Arkansas against their consent.

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To pay no part of expanse of the Lure Wet.

ARTICLE L. It is further agreed by the Confederate States, that present or any fu-neither the Choctaw nor Chickasaw Nation shall ever be called on or required to pay, in land or otherwise, any part of the expenses of the present war, or of any war waged by or against the Confederate States.

Trans for the

ARTICLE LI. The Choctaw and Chickasaw Nations hereby agree and defence of the In-bind themselves at any future time to raise and furnish, upon the frontier of the C.S. requisition of the President, such number of troops for the defence of the Indian country and of the frontier of the Confederate States, as he may fix, not out of fair proportion to the number of their inhabitants, to be employed for such terms of service as the President may fix; and Pry and allow-such troops shall always receive the same pay and allowances as other troops of the same class in the service of the Confederate States.

ARTICLE LII. It is further agreed, that after the restoration of peace, C. S. to defend the government of the Confederate States will defend the frontiers of the I dian country, C. S. to defend Indian country of which the Choctaw and Chickasaw country is a part, and hold the forts and hold the forts and posts therein with native troops, recruited among and posts. the several Indian Nations included, under the command of officers of the army of the Confederate States in preference to other troops.

ARTICLE LIII. It is hereby ascertained and agreed by and between Debts due by the the Confederate States and the Choctaw Nation, that the United States U.S. to the Chocof America, of which the Confederate States were heretofore a part, taw Nations: were, before the separation, indebted, and still continue to be indebted, to the Choctaw Nation, and bound to the punctual payment thereof in the following sums annually, on the first day of July of each year, that is to say:

Perpetual annuities amounting to nine thousand dollars; under the for perpetual second article of the treaty of the sixteenth day of November, A. D., annuities; one thousand eight hundred and five, and the second article of the treaty of the twentieth day of January, A. D., one thousand eight hundred and twenty-five.

The sum of six hundred dollars per annum for the support of light for the support horsemen, under the thirteenth article of the treaty of the eighteenth of light horsemen; day of October, A. D., one thousand eight hundr d and twenty.

The sum of six hundred dollars per annum in lieu of the permanent for the support provision for the support of a blacksmith, and the sum of three hundred of a blacksmith, and twenty dollars, in lieu of permanent provision for iron and steel, vision for iron and under the sixth article of the said treaty of the eighteenth day of October, steel; A. D., one thousand eight hundred and twenty, and the ninth article of the said treaty of the twentieth day of January, A. D., one thousand

eight hundred and twenty-five.

The annual interest on the sum of five hundred thousand dollars, held for annual inter-in trust for the Choctaw Nation by the United States, under the thir-held in trust. teenth article of the treaty of the twenty-second day of June, A. D., one thousand eight hundred and fifty-five; which by that article was to be held in trust for the said nation, and to constitute part of a general Choctaw fund, yielding an annual interest of not less than five per cent. per annum; and no part thereof has been invested in stocks or bonds of any kind, but remains in the hands of the United States.

And it is hereby ascertained and agreed between the said Confederate Sum due the States and the Choctaw Nation that there was due to the said nation, Choctaw Nation on the first day of July, A. D., one thousand eight hundred and sixty-annuties, snoual one, for, and on account of these annuities, annual payments and interests, payments and inthe sum of thirty-five thousand five hundred and twenty dollars, that is torosts.

For the permanent annuities and other annual payments and allowances then due, ten thousand five hundred and twenty dollars.

For interest on the said sum of five hundred thousand dollars, for the year which ended on the thirtieth day of June, A. D., one thousand eight hundred and sixty-one, twenty-five thousand dollars.

And it not being desired by the Confederate States that the Choctaw The C. S. as-Nation should continue to receive these annual sums from the govern-sume the payment Nation should continue to receive these annual sums from the governof the above reciment of the United States, or otherwise have any further connection or ted annuities, ancommunication with that government and its superintendent and agents; nual payments and therefore, the Confederate States of America do hereby assume the pay interests. ment for the future of all the above recited annuities, annual payments and interest, and do agree and bind themselves regularly and punctually to pay the same to the treasurer of the said nation, or to such other person or persons as shall be appointed by the general council of the Choctaw Nation to receive the same; and they do also agree and bind

themselves to pay to the treasurer of the said nation, immediately upon the ratification by all parties of this treaty, the said sum of thirty-five thousand five hundred and twenty dollars due on the first day of July of

the present year, as aforesaid.

eneral Choctaw i held in trust the U.S.

ARTICLE LIV. And it is further ascertained and agreed, between the Confederate States and the Choctaw Nation, that the United States of America, while the said several Confederate States were included in the said Union, held, and do continue to hold, in their hands the sum of five hundred thousand dollars, paid by the Chickasaw Nation to the United States, for the Choctaw Nation, under the treaty of the seventeenth day of January, A. D., one thousand eight hundred and thirtyseven, and which it was agreed by that treaty should be invested in some safe and secure stocks under the direction of the government of the United States, redeemable within a period of not less than twenty years, and the interest thercon be annually paid to the Choctaw Nation, and be subject to the entire control of the general council; and which sum having been invested in bonds or stocks of certain States, part or all whereof are now members of the Confederate States, it was agreed by the United States, by the thirteenth article of the treaty of the twenty-second day of June, A. D., one thousand eight hundred and fifty-five, that the same should continue to be held in trust by the United States, and constitute with certain other sums, a general Choctaw fund, yielding an annual interest of not less than five per cent.

Other moneys And it being further agreed that, in addition to the sums of money is and owing above mentioned, other moneys were justly due and owing from the interest Nation. United States of America when the Confederate States were parts thereof, and still continue due and owing and unpaid to the said Choctaw Nation, in part appropriated and in part unappropriated, by the

Congress of the United States, under existing treaties;

Therefore the Confederate States do hereby assume the duty and obliduty and obligation of collecting and paying over as trustees, to the said Choctaw
tion of collecting Nation all sums of money accruing, whether from interest or capital of
trustees, to the bonds of the several States of the Confederacy, or of any bonds or
octaw Nation, stocks guaranteed by either of them, now held by the government of the
sums of money United States in trust for the Choctaw Nation, and will pay over to the
on the bonds of the said interest and capital as the same shall be collected.
stes of this Con-And the said Confederate States will request the several States of the
eracy held in Confederacy whose bonds or stocks, or any bonds or stocks guaranteed
st by the U.F. Confederacy whose bonds or stocks, or any bonds or stocks guaranteed
the said nation by them are so held, to provide by legislation or otherwise, that the capital and interest of such bonds or stocks shall not be paid to the government of the United States, but to the government of the Confederate

States in trust for the Choctaw Nation.

Full payment of And the said Confederate States do hereby guarantee to the Choctaw do bts due by Nation, the final settlement and full payment upon and after the restociaw Nation.

Nation, dence, as of debts, in good faith and conscience as well as in law, due S. to the said and owing, on good and valuable consideration by the said Confederate ion, after the States, and the other of the United States, jointly, before the secession of any of the States, of all sums of money that are so as aforesaid justly due and owing, by the late United States under existing treaties, to the Choctaw Nation or people, for itself, or in trust for individuals, and of

any sums received by that government and now held by it by way of interest on or as part of the capital of any of the bonds or stocks of any stocks of any of the States wherein any funds of the Choctaws had been invested; Northern and do also guarantee to it the final settlement and full payment at the testa which the same period, of the capital and interest of all bonds or stocks of any of

the Northern States, in which any of the said Choctaw funds may have Choctaw fund

been invested.

To what pur

ARTICLE LV. All the said annuities, annual payments, and interest and invested. the arrearages thereof, shall be applied, under the exclusive direction of poses the anuli the general council of the Choctaw Nation, to the support of their gov-ties. and othe ernment, to the purposes of education, and to such other objects, for the funds to be applied promotion and advancement of the improvement, welfare, and happiness of the Choctaw people and their descendants, as shall to the general council seem good; and the capital sums of five hundred thousand dollars each shall be invested or re-invested, after the restoration of peace, in stocks of the States, at their market price, and in such as bear the highest rate of interest, or be paid over to the Choctaw Nation, to be invested by its authorities or otherwise used, applied and appropriated, as its legislature may direct; and the other moneys due and owing to the said nation, and payment whereof is hereby guaranteed, shall be used, applied and appropriated by the Choctaw Nation in accordance with treaty stipulations, and so as to maintain, unimpaired, the good faith of the Choctaw Nation to those for whom it will thus become And no department or office of the government of the Confederate States shall have power to impose any conditions, limitations or restriction to be restrictions, on the payment to the said nation of any of said annual payment to the sums or arrearages of the said capital sums of five hundred thousand Choctaw Nation of dollars each, or in any wise to control or direct the mode in which such any of said funds. moneys, when received by the authorities of the nation, shall be disposed of or expended. Nor shall any appeal lie to any department, bureau or No appeal to lie officer of the Confederate States from the decision of the general council from the decision of the Choctaw Nation or of any committee, court or tribunal to which tribunal of the it may commit the adjudication, by any person or persons from any Choctaw decision that may be rendered under the twelfth article of the treaty of under article XII the twenty-second day of June, A. D., one thousand eight hundred and June 22, 1855, adfifty-five, adverse to the justice and equity of any claim presented as verse to claims one of those which, under that article, the Choctaw Nation became preferred under liable and bound to pay; but the adjudication and decision of the Leg-said article. islature, or of any committee, court, or tribunal, to which it may entrust the investigation or decision, against any such claim shall be absolutely final.

the U.S. to the

ARTICLE LVI. It is hereby ascertained and agreed by and between the Ann ities and Confederate States and the Chickasaw Nation, that the United States of interest due from America, of which the Confederate States were heretofore a part, were Chickasaw Nation. before the separation, indebted and still continue to be indebted to the Chickasaw Nation, and bound to the punctual payment thereof in the following amounts annually on the first day of July, in each year, that is to say: Permanent annuity of three thousand dollars, under the act of Congress of the United States, approved on the — day of — A. D., one thousand seven hundred and ninety.

The annual interest, at six per cent, on the sum of two hundred and seventy-six thousand seven hundred and eighty-one dollars and fifty-seven cents, the amount of so much of the United States six per cent. loans in which the funds of the Chickasaw Nation were invested, under the third and eleventh articles of the treaty of the 24th day of May, A. D., one thousand eight hundred and thirty-four.

. And the annual interest, at six per cent., on the further sum of one hun Ired thousand dollars, the principal of that amount of Ohio six per cent. stock, in which part of the Chickasaw fund had been invested, under the same articles of the same treaties, and which was paid into the treasury of the United States, on the ninth day of January, A. D., one thousand eight hundred and fifty-seven, to the credit of the treasurer of the United States, and having been duly covered into the treasury on the fourteenth

day of January in that year, there still remains.

And it is also hereby ascertained and agreed, between the said Confederate States and the Chickasaw Nation, that there was due to the said nation, on the first day of July, one thousand eight hundred and sixty-one, for and on account of the said annuity and interest, the sum of twenty-five thousand six hundred and six dollars and eighty-nine cents.

·The payment of annuities and interest assumed by the C. S.

And it not being desired by the Confederate States that the Chickasaw Nation should continue to receive these annual sums from the Government of the United States, or otherwise have any communication or connection with that Government, its superintendent and agents, therefore, the Confederate States of America do hereby assume the payment, for the future, of the above recited annuity and interest, and do agree and bind themselves regularly and punctually to pay the same to the treasurer of the said nation, or to such other person or persons as shall be appointed by the Legislature of the Chickasaw Nation to receive the same; and they do also agree and bind themselves to pay to the treasurer of the said nation, immediately upon ratification by all parties of this treaty, the sum of twenty-five thousand six hundred and six dollars and eighty-nine cents, due on the first day of July of the present year, as aforesaid.

Moneys arising from the sales of agaw Nation.

ARTICLE LVII. Whereas, it was agreed between the United States and hads ceded to the the Chickasaw Nation, by the third article of the treaty made between U.S. by the Chick-them on the twentieth day of October, A. D., one thousand eight hundred and thirty-two, that as a full compensation to the Chicka-aw Nation for the country ceded to the United States by that treaty, the United States would pay over to the said nation all the moneys arising from the saids of lands so ceded, after deducting therefrom the whole cost and expenses of surveying and selling the lands, including every expense attending the same;

Investment of stocks.

And, whereas, by the eleventh article of the treaty of the twenty-fourth funds resulting day of May, A. D., one thousand eight hundred and thirty-fou between sales of lands, in the United States and the Chickasaw Nation, it was agreed that all funds resulting from all entries and sales of such lands, after declarion of the expenses of surveying and selling, and other advances made by the United States, should, from time to time, be invested in some secure stocks, redeemable within a period of not more than twenty years, the interest whereon the United States should cause to be annually paid to the Chickasaws:

National fund

And, whereas, by the fifth article of the treaty of the twenty-second day of the Chickasaws of June, A. D., one thousand eight hundred and fifty-two, it was agreed held in trust by between the United States and the Chickasaw Nation, that the United States should continue to hold in trust the national fund of the Chickssaws, and constantly keep the sum invested in safe and profitable stocks, the interest of which should be annually paid to the Chickasaw Nation;

Sums arising tain of the States.

And, whereas, it is now, by the Confederate States and the Chickasaw from the sales of Nation, ascertained and agreed that the following sums, part of the said their lands that fund of the Chickasaws arising from the sales of their lands were invested the U.S. in funds by the United States, while the Confederate States were part thereof, in and stocks of cer-bonds and stocks of certain of the States, in manner following, that is to say:

In the five per cent. stock of the State of Indiana, two hungsest and ten thousand dollars;

In six per cent, stock of the State of Maryland, fourteen thousand four hundred and ninety-nine dollars and seventy-five cents;

In six per cent, stock of the State of Tennessee, one hundred and seventy thousand six hundred and sixty-six dollars and sixty-six certs:

In six per cent, stock of the State of Arkansas, ninety thousand dolloss on which no interest has been paid since the first day of July, A. D., one thousand eight hundred and forty-two;

In six per cent. stock of the State of Illinois, seventeen thousand dollars;

In six per cent. stock of the Richmond and Danville Railroad, guaranteed by the State of Virginia, one hundred thousand dollars;

And in six per cent. stock of the Nashville and Chattanooga Railroad, guaranteed by the State of Tennessee, five hundred and twelve thousand

And it being claimed by the Chickssaws that all the moneys received by the United States from the sales of their lands, after deduction of count between the proper disbursements out thereof, have not been invested, that they have Chickasaws, of all been charged with losses and expenses which should properly have been moneys pluced in borne by the United States, and that in many cases moneys held in trust the Treasury to the United States for the benefit of the orphan and incompetent Chick-Chickasaw Nation, asaws, had been wrongfully paid out to persons having no right to receive and all disburse the same; in consequence of which complaints, then as now made, it was ments made thereagreed by the fourth article of the treaty between the same parties, of the from. twenty-second day of June, A. D., one thousand eight hundred and fiftytwo, that an account should be stated as soon thereafter as practicable, under the direction of the Secretary of the Interior, exhibiting in detail all the moneys that had, from time to time, been placed in the Treasury to the credit of the Chickasaw Nation, resulting from the said treaties of the years, one thousand eight hundred and thirty-two, and one thousand eight hundred and thirty-four, and all the disbursements made therefrom; and that to the account so stated, the Chickesaws should be entitled to take exceptions, which should be referred to the Secretary of the Interior, secount. who should adjudicate the same according to the principles of law and equity, and his decision should be final; and it was also, by the same article, agreed that the cases of wrongfully made payments should be investigated by the Congress of the United States, under the direction of the Secretary of the Interior, and if any person had been defrauded by such payments, the United States should account for the amounts so mis-count for sums applied, as if no such payment had been made;

Therefore, the Confederate States do hereby assume the duty and obligation of collecting and paying over, as trustees, to the said Chickasaw tion of collecting Nation, at par, and dollar for dollar, all sums of money accruing, whether paying over as from interest or capital, of the said bonds or stocks of the said States of trustees, to the the Confederacy, or of stocks guaranteed by them, so held by the Gov-Chickasaw Nation, ernment of the United States in trust for the Chickasaw Nation, and will held by the U. S. pay over to the said nation the said interest and capital, as the same shall in trust for the be collected. And the said Confederate States shall request those States said nation. to provide, by legislation or otherwise, that the capital and interest of such bonds or stocks shall not be paid to the Government of the United States, but to the Government of the Confederate States, in trust for the Chickasaw Nation.

And the said Confederate States do hereby guarantee to the said Chick- Final settlement And the said Confederate States do nereby guarantee to the said Onica-asaw Nation, the final settlement and full payment, upon, and after the and full payment asaw Nation, the final settlement and full payment, upon, and after the of all sums of restoration of peace, and the establishment of their independence, as of money received by debts of good faith and conscience, as in law due and owing, on good and the U. S. from the valuable consideration, by the said Confederate States and the other of the sales of the Chiekvaluable consideration, by the said Confederate States and the other of the army lands or United States, jointly, before the secession of any of the States, of all otherwise, guaransums of money received by that Government from the sales of the Chick-teed by the C. S. asaw lands, or otherwise, however, in trust for the Chickasaw Nation or to the Chickasaw Nation or Nation, after the individuals thereof, and which remain uninvested, or which it expended in restoration of unwarranted disbursements, or in the payment of charges or expenses not page. properly chargeable to the Chickasaws; for the ascertainment whereof such account shall be taken, after the restoration of peace, by or under taken under the direction of the Commissioner of Indian Affairs, as was directed by

Stating of ac-

Exceptions te

The U. S. to acmisapplied.

Account to be

Commissioner of the fourth article of the treaty of the twenty second day of June, A. D., Indian Affairs. one thousand eight hund ed and fifty-two, and in accordance with th legal rules of stating accounts of trust funds and investments.

Final settlement

And the Confederate States also hereby guarantee to the Chickseaw and full payment, Nation, the final settlement and full payment, at the same period, of all moneys belonging moneys belonging to orphans or incompetent persons, or to other Chicksto orphans or in sawa and wrongfully paid by the United States to persons unauthorized to competent persons; receive them, and for that reason, or for any other not yet paid to the proper persons, under the same fourth article of the treaty last mentioned. as qualified and limited by the proviso added thereto by way of amendment, or under article ten of the said trenty; which cases shall be investigated by the Commissioner of Indian Affairs or by the agent under his direction;

also of some in-

And they also guarantee to it the final settlement and full payment, vested in U. 8 after the same period, of the said sums invested in United States stocks, stocks, and of any after the said sum of one hundred thousand dollars, so covered into the ed by that govern-Treasury on the fourteenth day of January, A. D., one thousand eight hundred and fifty-seven; and of any other sums received by that Government, and now held by it, by way of interest on, or as part of the capital of any of the bonds or stocks of any of the States wherein any funds of the Chickasaws had been invested; and they do also guarantee to it the and of all bonds final settlement and full payment, at the same period, of the capital and or stocks of any of interest of all bonds or stocks of any of the Northern States, in which

any of said Chickasaw funds have been invested.

Annuities, inter-

ARTICLE LVIII It is further hereby agreed, that the said annuity, est and arrearages interest and arrearages hereby assumed and agreed to be paid by the Conassumed by the C. federate States, shall be applied, under the exclusive direction of the Leg-B., how to be ap-islature of the Chickasaw Nation, to the support of their Government, to purposes of education, and to such other objects, for the promotion and advancement of the improvement, we fare and happiness of the Chickessw Re-investment people and their descendants, as shall to the Legislature seem good; and of the capital of the capital, in full, of all the said bonds and stocks of States, corporations, the bonds and the capital in tun, or an the said bonds and stocks of States shall be invested or

&c., and the prin- re-invested, after the restoration of peace, in stocks of the States, at their due by the U.S.

cleal of moneys market price, and in such as bear the highest rate of interest, or be paid over to the Chickasaw Nation, to be invested by its authorities, or otherwise used, applied, and appropriated, as its Legislature may direct; without any control or interference on the part of any department, bureau, or officer of the Confederate States.

When the C. S. saw funds.

ARTICLE LIX. It is bereby further agreed, that no claim or account. may pay chaims shall hereafter be paid by the Government of the Confederate States out out of the Chicken of the Chicken winds unless the same shall have first been considered of the Chickesaw funds, unless the same shall have first been considered

and allowed by the Chickasaw Legislature.

ARTICLE LX. Whereas, by the first article of the treaty between the between the Choc-United States of America and the Choctaw and Chickasaw Nations, on and the twenty-second day of June, A. D., one thousand eight hundred and country and the the twenty-second day of sune, A. D., one thousand eight number second day of sune, A. D., one thousand eight number second day of the Chocha and Chickssaw country should begin "at a point on the Arkansas river, one hundred paces east of old Fort Smith, where the western boundary of the State of Arkansas crosses the said river," and run thence "due south to Red river," which also was the line of boundary fixed by the treaties of the twentieth day of January, A. D., one thousand eight hundred and twenty five, and the twenty-seventh day of September, A. D., one thousand eight hundred and thirty; and, whereas, when the said line was originally run between the State of Arkansas and the Choctaw Nation it was erroneously run to the westward of a due south line from that point of beginning on the Arkansas river; and, whereas, when the said line was again run, by the

United States, after the making of the said treaty of the twenty-second day of June, A. D., one thousand eight hundred and fifty-five, it was arbitrarily ordered by the Secretary of the Interior, in violation of the said treaties, that the said line should not be run due south, in accordance therewith, but that the old erroneous line should in lieu thereof be retraced, and the same was accordingly done, thus leaving within the limits of the State of Arkansas a strip of country belonging to the Choctaw and Chickasaw Nations, in the shape of a triangle having Red river for its base; and, whereas, all the lands contained therein that are of any value, were sold or granted by the United States, and are chiefly, held and have been improved by private individuals; it is therefore agreed by the Confederate States and the said Choctaw and Chickasaw Nations that the said line so run and retraced shall be perpetuated as the line between the Choctaw and Chickasaw country and the State of Arkansas, and that the said triangular tract of land shall belong to, and continue to form an integral part of that State; and all titles to lands therein, from and under the United States, be confirmed; and it is further agreed, that in consideration therefor, the said Choctaw and Chickasaw Nations shall, upon the restoration of peace, and the establishment and recognition of the independence of the Confederate made to the Choc-States, be paid by them the fair value of the lands included in said tract, in taward Chickesaw their natural state and condition, and unimproved, and of all the salt lands in the State springs therein, at the date of the said treaty of the year of our Lord, of Arkansas, and one thousand eight hundred and fifty-five, and without interest; which the salt springs fair a stual value shall be ascertained by a commission of four persons, two The value thereof, of whom shall be appointed by the President of the Confederate States, how ascertained. one by the Choctaw Legislature, and one by the Chickasaw Legislature, and the expenses of which commission shall be borne by the Confederate

ARTICLE LXI. It is further agreed, that if the present war continues, Advancement by the Confederate States will, upon the request of the Executive of the Choose the C. S. to the taw and Chickssaw Nations respectively, advance to the Choctaw Nation said nations. the sum of fifty thousand dollars, and to the Chickasaw Nation two thousand dollars, in discharge of so much of the moneys due to each respectively, by the United States, and will invest each sum in the purchase for Investment of each nation respectively, of such arms and ammunition as shall be specified arms and ammunition. by the Executive.

ARTICLE LXII. All provisions of the treaties made by the Choctaws Certain provisand Chickasaws, or either, with the United States, under which any rights ions of the freaties or privileges were secured or guaranteed to the Choctaw or Chickasaw of the Choctaws Nation, or to individuals of either, and the place whereof is not supplied with the U.S. conby any provision of this treaty, and the same not being obsolete or no tinued in force as longer necessary, and so far as they are not repealed, annulled, changed, if made with the or modified, by subsequent treaties or statutes, or by this treaty, are continue I in force as if the same had been made with the Confederate States.

Auricie LXIII. It is further agreed that the sum of two thousand \$2,000 to be paid dollars shall be appropriated and paid by the Confederate States, imme-by the C. S. upon diately upon the ratification of this treaty, to defray the expenses of the this treaty. delegations of Choctaws and Chickasaws by whom this treaty has been negotiated, and that the same shall be paid over to R. M. Jones, and by him equally divided among the members of the said delegations.

ARTICLE LXIV. A general amnesty of all past offences against the General amnesty laws of the United States or of the Confederate States, committed before declared. the signing of this treaty, by any member of the Choctaw or Chickasaw Nation, as such membership is defined in this treaty, is hereby declared; and all such persons, if any, charged with any such offence shall receive from the President full and free pardon, and if imprisoned or held to bail, before or after conviction, be discharged; and the Confederate States will espe-

States of Arkan-cially request the States of Arkansas and Texas to grant the like amnesty ses and Texas to as to all offences committed by Choctaw or Chickasaw against the laws of grantlike amnesty, those States respectively, and the Governor of each to reprieve or pardon the same, if necessary.

> In perpetual testimony whereof, the said Albert Pike, as Commissioner, with plenary powers, on the part of the Confederate States, doth now hereunto set his hand and affix the seal of his arms, and the undersigned Commissioners, with full powers of the Choctaw and Chickasaw Nations, do hereunto set their hands and affix their seals.

> Done in triplicate, at the place and upon the day, in the year, first aforesaid.

> > ALBERT PIKE Commissioner of the Confederate States.

R. M. Jones, Alfred Wade, McKee King, William King, Sampson Folsom, Coleman Cole, John P. Turnbull, Forbis Leflore, James Riley, William Bryant. Geo. W. Harkins, jr., Rufus Folsom, Allen Wright, William B. Pitchlynn,

Commissioners of the Choctaw Nation.

Edmund Pickens, Henry C. Colbert, A. Alexander, Wilson Frazier, Holmes Colbert, James McM. Lish, Martin W. Allen. James Gamble, C. Columbus, Joel Kemp. John M. Johnson. Ashalatobbe, William Kemp, Samuel Colbert, John E. Anderson. Winchester Colbert.

Commissioner of the Chickasaw Nation.

Signed, sealed and copies exchanged in our presence, July 12, 1861. Wm. Quesembury, W. L. Pike.

Secretary to the Com'r, Wm. H. Faulkner. W. Warren Johnson,

RATIFICATION.

Dec. 20, 1861.

Nations.

Resolved, (two-thirds of the Congress concurring,) That the Congress Ratification by of the Confederate States of America, do advise and consent to the ratifica-Congress of treaty of the Confiderate States of America, do advise and Consent to the range with the Choctan tion of the articles of a treaty, made by Albert Pike, Commissioner of the and Chickasaw Confederate States to the Indian nations west of Arkansas, in behalf of the Confederate States, of the one part, and by the Choctaw and Chickasaw Nations of Indians, by their respective Commissioners thereunto appointed and elected, of the other part, concluded at the North Fork Village, on the north fork of the Canadian river, in the Creek Nation, on the twelfth day of July, in the year of our Lord, one thousand eight hundred and sixtyone, with the following

Amendments.

AMENDMENTS:

I. Strike out from article xxvii. the words, "to the same rights and privileges as may be enjoyed by delegates from any Territory of the Confederate States," and insert in lieu thereof, the following words: "to a seat in the Hall of the House of Representatives, to propose and introduce measures for the benefit of said nations, and to be heard in regard thereto, and on other questions in which either of said nations is particularly interested, who such other rights and privileges as may be determined by the House of Representatives."

II. Strike out from article xxviii, the following words: "the whole Choctaw and hickasaw country, as above defined, shall be received and admitted into the Confederacy as one of the Confederate States, on equal terms, in all respects, with the original States, without regard to population, and—" and insert in lieu thereof, the following words: "the application of the said nations to be admitted as a State into the Confederacy, on equal terms, in all repects, with the original States, shall be referred to and considered by the Congress of the Confederate States, by whose act alone, under the Constitution, new States can be admitted, and whose consent it is not in the power of the President of the present Congress to guarantee in advance, and, if the Congress shall assent to such admission, the whole Choctaw and Chickasaw country, as above herein defined, shall constitute the State so admitted, and in case of such admission."

III. Strike out from article xliii. the following words: "or of any one of the States," and add at the end of this article the following words: "and the Confederate States will request the several States of the Confederacy to adopt and enact the provisions of this article, in respect to suits and proceedings in their several courts."

IV. Strike out from article xliv. the following words: "or in a State court," and insert in lieu thereof, the following words: "or in a State

court subject to the laws of the State."

V. Strike out from the fourth paragraph of article lvii., in the phrase "two hundred and ten thousand dollars," the word "ten," and insert in lieu thereof, the word "two."

Note.—The foregoing treaty, together with the amendments, was duly ratified by the Choctaw and Chickasaw Nations, respectively.

TREATY WITH THE SEMINOLE NATION.

AUGUST 1ST, 1861.

A TREATY OF FRIENDSHIP,

Ang. 1, 1861.

Made and concluded at the Seminole Council House in the Seminde Nation, west of Arkansas, on the first day of August, in the year of or Lord, one thousand eight hundred and sixty-one, between the Confedent States of America, by Albert Pike, Commissioner, with plenary pour of the Confederate States, of the one part, and the Seminole Nation of Red men, by its Chiefs, head men and warriors, in General Council assembled, of the other part:

Preamble.

The Congress of the Confederate States of America, having, by "his act for the protection of certain Indian tribes," approved the twenty first day of May, in the year of our Lord, one thousand eight hundred and sixty-one, offered to assume and accept the protectorate of the several nations and tribes of Indians occupying the country west of Arkansas and Missouri, and to recognize them as their wards, subject to all the rights, privileges and immunities, titles and guarantees with each of the said nations and tribes under treaties made with them by the United St tes of America; and the Seminole Nation of Red men having assented thereto upon certain terms and conditions;

Now, therefore, the said Confederate States of America, by Albert Pike, their Commissioner, appointed by the President, under authority of the act of Congress in their behalf, with plenary powers for the purposes, and the Seminole Nation, in General Council assembled, has agreed to the following articles, that is to say:

Perpetual peace and friendship.

ARTICLE I. There shall be perpetual peace and friendship between the Confederate States of America and all of their States and people and the Seminole Nation of Red men and all its towns and individuals. ARTICLE II. The Seminole Nation of Red men acknowledges itself

The Seminole acknow- to be under the protection of the Confederate States of America, and of ledges itself to be ander the protec no other power or sovereign whatever, and doth hereby stipulate and tion of the C. S.

Proviso.

agree with them that it will not hereafter, nor shall any of its to yes of individuals, contract any alliance, or enter into any compact, treaty of agreement with any individual State, or with a foreign power: Providen That it may make such compacts and agreements with neighboring nations and tribes of Indians, for their mutual welfare and the prevention of difficulties as may not be contrary to this treaty or inconsistant with The C. S. as-its obligations to the Confederate States; and the said Confederate sume the protectorate of said na States do hereby assume and accept the said protectorate, and recognize

Seminole Nation now here freely given, the country whereof it is pro-

the said Seminole Nation as their ward; and by the consent of the said tion.

mietor in fee, as the same is hereinafter defined, is annexed to the Con- The Semino's Merate States, in the same manner and to the same extent as if it was country mexed to the United Stetes of America before that Government was to the C. S. issolved, with such modifications, however, of the terms of annexation, ad upon such conditions as are hereinafter expressed, in addition to all he rights, privileges, immunities, titles and guarantees with or in favor I the said nation, under treaties made with it, and under statutes of he United States of America.

ARTICLE III. The following shall constitute and remain the boundries the Seminole country, viz: beginning on the Canadian river, a few iles east of the ninety-seventh parallel of west longitude where Ok-M-ap-po or Pond creek empties into the same; thence due north to the orth fork of the Canadian; thence up the said north fork of the Cana-ian to the southern line of the Cherokoe country; thence with that me, west, to the one hundredth parallel of west longitude, thence south ong said parallel of longitude to the Canadian river; and thence down with that river to the place of beginning.

Boundaries.

ARTICLE IV. The Seminole Nation hereby gives its full, free and Assent of the Muslified assent to those provisions of the act of Congress of to the act of May & Confederate States of America, entitled "An act for the 21, 1861, for the otection of certain Indian tribes," approved the twenty-first day of protection of ceray, in the year of our Lord, one thousand eight hundred and sixty-tain Indian tribes.

whereby it was declared that all the reversionary and other interest, the title and proprietorship of the United States in, unto and over e Indian country in which that of the said nation is included, should m to and vest in the Confederate States; and whereby the President the Confederate States was authorized to take military possession of mid country; and whereby all the laws of the United States, with exception thereinafter made, applicable to, and in force in said untry, and not inconsistent with the letter or spirit of any treaty stipthous entered into with the Seminole Nation, among others were enacted, continued in force, and declared to be in force in said intry, as laws and statutes of the said Confederate States: Provided, never, And it is hereby agreed between the said parties that whatever the said laws of the United States contained, is or may be contrary or inconsistent with any article or provision of this treaty, is to be of e effect henceforward, and shall, upon the ratification hereof, be med and taken to have been repealed and annulled as of the present e, and this assent thus qualified and conditioned, shall relate to, and taken to have been given upon the said day of the approval of the dact of Congress.

Proviso.

IRTICLE V. The Confederate States of America do hereby solemnly Guarantee of mantee to the Seminole Nation, to be held by it to its own use and lands to the Seminole Nation in-100f in fee simple forever, the lands included within the boundries cluded within the ned in the preceding article of this treaty; to be held by the people boundaries defined he said nation in common, as they have heretofore been held so long as shall grow and water run, if the said nation shall so please, but power of making partition thereof and disposition of the same by Power to dispose of the nation duly enacted; by which partition or sale, title in fee make partition ple absolute shall vest in parceners and purchasers whenever it shall thereof. the nation of its own free will and accord and without solicitation lany quarter to do so; which solicitation the Confederate States by solumnly agree never to use; and the title and tenure hereby ranteed to the said nation is and shall be subject to no other condis reservations or restrictions whatever, than such as are hereinafter tally expressed.

ARTICLE VI. None of the said lands hereby guaranteed to the Seminole Lands not to be disposed of to any Nation shall be sold, ceded, or otherwise disposed of to any foreign power, foreign power, or to any State or government whatever; and in case any such sale, cession or disposition should be made without the consent of the Confeder rate States, all the said lands shall thereupon revert to the Confederate States.

ARTICLE VII. It is further hereby agreed and stipulated, that no part Country coded to the Seminole of the tract of country hereinbefore guaranteed to the Seminole Nation, Nation by the being the same that was ceded to it by the treaty of the seventh day of treaty of Aug. 7, being the same that was ceded to it by the treaty of the seventh day of 1856, not to be August, A. D, one thousand eight hundred and fifty-six, between the disposed of without United States of America and the Creek and Seminole Nations of Indiana, the consent of both shall ever be sold or otherwise disposed of without the consent of both of Seminole Nations, said nations being legally given.

No State or Ter-

organization.

nole Nation.

into any State previously created. Unrestricted erty, guaranteed.

Exception.

fined.

offences.

ARTICLE VIII. The Confederate States of America do hereby solemnly ritory to pass laws agree and bind themselves, that no State or Territory shall ever pass laws for the Govern- for the Government of the Seminole Nation; and that no portion of the country hereby guaranteed to it shall ever be embraced or included within Seminoles not to or annexed to any Territory or Province; nor shall any attempt ever be be incorporated made, except upon the free, voluntary and unsolicited application of the into any other territorial or political said nation, to erect the said country, by itself or with any other, into a State, or any other territorial or political organization, or to incorporate it

ARTICLE IX. So far as may be compatible with the Constitution of the right of self-gov-ernment and full Confederate States, and with the laws made, enacted or adopted in con-ernment and full Confederate States, and with the laws made, enacted or adopted in conjurisdiction over formity thereto, regulating trade and intercourse with the Indian tribes as persons and prop- the same are limited and modified by this treaty, the Seminole Nation shall possess the otherwise unrestricted right of self-government, and full jurisdiction, judicial and otherwise, over persons and property within its limits, excepting only such white persons as are not, by birth, adoption or otherwise, members of either the Seminole or Creek Nation; and that Membership de- there may be no doubt as to the meaning of this exception, it is hereby declared that every white person who, having married a Seminole or Creek woman, resides in the said Seminole country, or who, without intermarrying, is permanently domiciled therein with the consent of the authorities of the nation, and votes at elections, is to be deemed and taken as a member of the said nation, within the true intent and meaning of Punishment of this article; and that the exception contained in the laws for the punishment of offences committed in the Indian country, to the effect that they shall not extend or apply to offences committed by one Indian against the person and property of another Indian shall be so extended and enlarged by virtue of this article when ratified, and without further legislation, as that none of said laws shall extend or apply to any offence committed by any Indian, or negro, or mulatto, or by any such white person, so by birth, adoption, or otherwise, a member of the Seminole or Creek Nation against the person or property of any Indian, negro, or mulatto, or any such white person, when the same shall be committed within the limits of the said Seminole Nation as hereinbefore defined; but all such persons shall be subject to the laws of the Seminole Nation, and to prosecution and trial before its tribunals, and to punishment according to such laws in all respects like native members of the said Nation.

Intruders to be country.

ARTICLE X. All persons who are not members of either the Seminole kept out of the or Creek Nation found in the Seminole country as hereinbefore limited, shall be considered as intruders, and be removed and kept out of the same, either by the civil officers of the nation under the direction of the Erecutive, or the General Council, or by the agent of the Confederate States for the nation, who shall be authorized to demand, if necessary, the aid of the military for that purpose; with the following exceptions only, that is to

Exceptions.

say: such individuals with their families as may be in the employment of the Government of the Confederate States; all persons peaceably travelling, or temporarily sojourning in the country, or trading therein under license from the proper authority; and such persons as may be permitted by the Seminoles or Creeks with the assent of the agent of the Confederate States to reside within their respective limits without becoming members of either of said tribes.

ARTICLE XI. A tract of two sections of land, to be laid off under the direction of the President of the Confederate States, and to include the lands for Indian site of the present Seminole agency, whereon the public buildings of that agency. agency have been erected, is hereby reserved to the Confederate States and not included in the guarantee of lands aforesaid, but shall be within the sole and exclusive jurisdiction of the Confederate States, except as to members of the Seminole or Creek Nation as above defined, all offences committed by whom thereon shall be punished by the laws and courts of the Seminole Nation whenever they would be so punished if committed elsewhere in the nation: Provided, That whenever the agency for the said Proviso. nation shall be discontinued by the Confederate States, and an agent no longer appointed, the said tract of two sections of land shall pass to and vest absolutely in the Seminole Nation in the same manner as its other lands with all the buildings that may be thereupon.

ARTICLE XII. The Confederate States shall have the right to build, establish and maintain such forts and military posts, temporary or perma-lands for forts, nent, and to make and maintain such military and post-roads as the Presi-military posts and dent may deem necessary in the Seminole country; and the quantity of one mile square of land, including each fort or post, shall be reserved to the Confederate States, and within their sole and exclusive jurisdiction, so long as such fort or post is occupied; but no greater quantity of land beyond one mile square shall be used or occupied, nor any greater quantity of timber felled than of each is actually requisite; and if in the establishment of such fort, post or road, or of the agency, the property of any individual member of the Seminole Nation, or any property of the nation itself, other than land, timber, stone and earth, be taken, destroyed or injured, just and adequate compensation shall be made by the Confederate

ARTICLE XIII. The Confederate States, or any company incorporated Right of way for by them, or any one of them, shall have the right of way for railroads or railroads or taletelegraph lines through the Seminole country; but in the case of any graph lines. incorporated company, it shall have such right of way only upon such terms and payment of such amount to the Seminole Nation as may be agreed upon between it and the National Council thereof; or, in case of disagreement, by making full compensation, not only to individual parties injured, but also to the nation for the right of way; all damage and injury done to be ascertained and determined in such manner as the President of the Confederate States shall direct. And the right of way granted by said nation for any railroad, shall be perpetual, or for such shorter term as the same may be granted, in the same manner as if no reversion of their lands to the Confederate States were provided for, in case of abandonment by them, or of extinction of their tribe.

ARTICLE XIV. No person shall settle, farm or raise stock within the Settling, farmlimits of any post or fort, or of the agency, except such as are or maying, or raising be in the employment of the Confederate States, in some civil or mili-stock within certary capacity; or such as being subject to the jurisdiction and laws of hibited, the Seminole Nation are permitted by the commanding officer of the post

or fort, or by the agent to do so upon the reserve.

ARTICLE XV. The Confederate States shall protect the Seminoles Protection from from domestic strife, from hostile invasion, and from aggression by other domestic strife

Reservation of

hostile invasion or Indians and white persons, not subject to the jurisdiction and laws of the Seminole Nation; and from all inquiries resulting from such invaaggression. sion or aggression, full indemnity is hereby guaranteed to the party or parties injured out of the Treasury of the Confederate States upon the same principle, and according to the same rules upon which white per-

> sons are entitled to indemnity for injuries or aggressions committed upon them by Indiane.

License to trade with the Indians.

ARTICLE XVI. No person shall hereafter be licensed to trade with the Seminoles, except by the agent, and with the advice and consent of the National Council, which advice and consent, however, shall not be necessary, in the case of traders now trading under license, until the expiration of the year one thousand eight hundred and sixty-two.

Trader to exc- Every licensed trader shall execute bond to the Confederate States in cute bond. such form and manner as was required by the United States, or as may

No appeal from be required by the Bureau of Indian Affairs; and no appeal shall-heredecision refusing after lie to any officer whatever, from the decision of the agent refusing

license to any applicant.

Licensed traders by them.

license.

ARTICLE XVII. All persons licensed by the Confederate States to to pay annual com trade with the Seminoles shall be required to pay to the authorities of pensation for land the Seminole Nation a moderate annual compensation for the land and timber used by them, the amount of such compensation in each case to be assessed by the proper authorities of the said Seminole Nation, subject to the approval of the Confederate States agent therefor.

ARTICLE XVIII. It is further hereby agreed, that no license

No license to be who is in arrear.

When license may be revoked.

in the country.

granted to trader shall hereafter be granted to any trader who is in arrear on account of any amount legally assessed to be paid by him as compensation for land and timber used, and that any license hereafter granted shall be revoked on failure or refusal to pay, in due time, the amount that may be therefore How long trader legally assessed in any years. And when a renewal of license is refused to whom renewal any trader, he shall nevertheless be entitled, if he be not a dangero is or refused, to remain improper person, to remain in the Seminole country such reasonable length of time as may, in the opinion of the agent, be necessary for the purpose of collecting such debts as may be due him, being during such time under the protection of the laws of the Confederate States, as a person peaceably sojourning in the country.

Removal of reright to sell personal property.

ARTICLE XIX. All restrictions or limitations heretofore imposed or strictions upon the existing by treaty, law or regulation upon the right of any member of the Seminole Nation freely to sell and dispose of to any person whatever, any chattel or article of personal property whatever are hereby removed and annulled, except such as the laws of the nation itself may have created.

ARTICLE XX. An agent of the Confederate States and an interpreter Appointment of agent and inter-shall continue to be appointed for the Seminole Nation, both of whom

Where to reside shall reside at the agency; and whenever a vacancy shall occur in either Vacancy in said of the said offices, the authorities of the nation shall be consulted as to offices, how filled the person to be appointed to fill the same, and no one shall be appointed

How agent may against whom they in good faith protest; and the agent may be removed on petition and formal charges preferred by the constituted authorities be removed. of the nation, the President being satisfied, upon investigation, that there is sufficient cause for such removal.

ARTICLE XXI. The Seminole Nation may, by act of its legislative What Indians may reside in the authorities, receive and incorporate in itself as members of the nation, Seminole country, or permit to settle and reside upon the national lands such Indians of

Sale or lease of any other tribe as to it may seem good; and may sell to such Indians porlands to such In tions of land, in fee or by less estate, or lease them portions thereof for years or otherwise, and receive to its own use the price of such sales or leases; and it alone shall determine who are members and citizens of the nation, entitled to vote at elections, hold office or share in annuities, or The Seminole in the common lands: Provided, That when persons of another tribe Nation alone to deshall once have been received as members of the Seminole Nation, they members and citishall not be disfranchised or subjected to any other restrictions upon the zens of the nation right of voting than such as shall apply to the Seminoles themselves, entitled to vote, But no Indians other than Seminoles and Creeks, not now settled in the hold office, &c. Seminole country, shall be permitted to come therein to reside, without the consent or permission of the legislative authority of the nation.

ARTICLE XXII. If any citizen of the Confederate States, or any Penalty for set-other persons, not being permitted to do so by the authorities of said the Seminole Na-nation, or authorized by the terms of this treaty, shall attempt to settle tion without per-upon any lands of the Seminole Nation, he shall forfeit the protection mission. of the Confederate States, and such punishment shall be inflicted upon him, not being cruel, unusual or excessive, as may have been previously

prescribed by law of the nation.

ARTICLE XXIII. No citizen or inhabitant of the Confederate States Citizens of the shall pasture stock on the lands of the Seminole Nation under the ture stock on the ture s penalty of one dollar per head, for all so pastured, to be collected by the inote lands. authorities of the nation; but their citizens shall be at liberty at all Right of travel-times, and whether for business or pleasure, peaceably to travel the Semi-and halting to renole country; and to drive their stock to market or otherwise, through cruit the same. the same, and to halt such reasonable time on the way as may be necessary to recruit their stock, such delay being in good faith for that pur-It is also further agreed, that the members of the Seminole pose. Nation shall have the same right of travelling, driving stock, and halting to recruit the same in any of the Confederate States.

ARTICLE XXIV. The officers and people of the Seminole and Creek Personal and Nations respectively, shall have, at all times, the right of safe conduct privileges and imthrough the lands of each other; and the members of each nation shall musices of the have the right, freely and without seeking license or permission, to settle Seminoles and within the country of the other, and shall thereupon be entitled to all Creeks. the rights, privileges and immunities of members thereof, including the right of voting at all elections, and being deemed qualified to hold office, and excepting only that no member of either nation shall be entitled to participate in any funds belonging to the other nation. Members of either nation shall have the right to institute and prosecute suits in the courts of the other, under such regulations as may, from time to time, be prescribed by their respective legislatures.

privileges and im-

ARTICLE XXV. Any person duly charged with a criminal offence Fugitives from against the laws of either the Seminole or Creek Nation, and escaping rendered. into the jurisdiction of the other, shall be promptly surrendered upon the demand of the proper authority of the pation within whose jurisdiction the offence shall be alleged to have been committed.

ARTICLE XXVI. The Seminole Nation shall promptly apprehend and Apprehens i on deliver up all persons accused of any crime against the laws of the Con-persons accused of federate States or any State thereof, who may be found within its limits, crime. on demand of any proper officer of a State of the Confederate States; and the authorities of each of said States shall in like manner deliver up, on demand of the Executive authority of the Seminole Nation, any person subject to the jurisdiction of the tribunals of such nation, and accused of any crime against its laws.

ARTICLE XXVII. In addition to so much and such parts of the acts Laws in force in of Congress of the United States, enacted to regulate trade and inter-the Seminole course with Indian tribes, and to preserve peace on the frontiers, as may have been re-enacted and continued in force by the Confederate States, and as are not inconsistent with the provisions of this treaty, so much of the law of the Confederate States as provide for the punishment of

crimes amounting to felony at common law, or by statute, against the laws, authority or treaties of the Confederate States, and over which the courts of the Confederate States have jurisdiction, including the counterfeiting the coin of the Confederate States or of the United States, or the securities of the Confederate States, or in uttering counterfeit coin or securities, and so much of such laws as provides for the punishment of violators of neutrality laws and resistance to the process of the Confederate States and all the acts of the Provisional Congress providing for the common defence and welfare, so far as the same are not locally inapplicable, shall hereafter be in force in the Seminole country.

ARTICLE XXVIII. Whenever any person who is a member of the Semi-

Any member of the Seminete Navion indicted in any offence in any court in the Confederate
court of the C. S. States, or in a State court, he shall be entitled as of common right to subpose, entitled to process and if necessary, compulsory process for all such witnesses in his behalf witnesses. as his council may think material for his defence; and the costs of pro-

counsel.

and fees and mile coss for such witnesses and of service thereof, and the fees and mileage age of witnesses of such witnesses shall be paid by the Confederate States, being aftersaid by the C. S. wards made, if practicable, in the case of conviction, of the property of When accused the accused. And whenever the accused is not able to employ counsel, may be assigned the court shall assign him one experienced counsel for his defence, who shall be paid by the Confederate States a reasonable compensation for his services, to be fixed by the court, and paid upon the certificate of the judge.

Law in regard to

ARTICLE XXIX. The provisions of all such acts of the Congress of the rendition of the Confederate States as may now be in force, or as may hereafter be fugitives from enacted for the purpose of carrying into effect the provisions of the tabor, extended to Constitution in regard to the re-delivery of fugitive slaves or fugitives the Section Na- from labor and service, shall extend to, and be in full force within the said Seminole Nation; and shall also apply to all cases of escape of fugitive slaves from the said Seminole Nation into any other Indian nation or into one of the Confederate States; the obligation upon each such nation or State to re-deliver such slaves being in every case as complete as if they had escaped from another State, and the mode of procedure the same.

Persons of the made competent

ARTICLE XXX. Persons belonging to the Seminole Nation shall Seminole Nation hereafter be competent witnesses in all cases, civil and criminal, in the witnesses in cases courts of the Confederate States, unless rendered incompetent from some in the C. S. courts. other cause than their Indian blood or descent.

May take hold purchase or

ARTICLE XXXI. It is hereby further agreed by the Confederate and pass lands by States, that all the members of the Seminole Nation as hereinbefore descent, and sue defined, shall be henceforward competent to take, hold and pass, by purand implead in any chase or descent, lands in any of the Confederate States heretofore or of the courts of the hereafter acquired by them, and to sue and implead in any of the courts of each of the States, in the same manner, and as fully, and under the same terms and restrictions, and on the same conditions only as citizens of another of the Confederate States can do.

Reflect of official floors in said na-

ARTICLE XXXII. Whenever regular courts of justice shall be estabacts of judicial of-lished in the Seminole Nation, the official acts of all its judicial officers shall have the same effect, and be entitled to the like faith and credit everywhere as the like acts of judicial officers of the same grade and juris-

Authentication diction in any one of the Confederate States; and the proceedings of the of records and courts and tribunals of the said nation and copies of its laws and judi-LAWS. cial and other records shall be authenticated like similar proceedings of the courts of the Confederate States and the laws and office records of

the same, and be entitled to the like faith and credit.

ARTICLE XXXIII. It is hereby declared and agreed, that the insti-Existing laws, usages and cust tution of slavery in the Seminole Nation is legal and has existed from

time immemorial; that slaves are taken and deemed to be personal toms, in respect to property; that the title to slaves and other property having its origin in slavery, the said nation shall be determined by the laws and customs thereof; binding. and that the slaves and other personal property of every person domiciled in said nation shall pass and be distributed at his or her death in accordance with the laws, usages and customs of the said nation, which may be proved like foreign laws, usages and customs, and shall everywhere

be held valid and binding within the scope of their operation.

ARTICLE XXXIV. No ex post facto law or law impairing the obli- No ex post facto gation of contracts shall ever be enacted by the legislative authority of law or law impairing the obligation. the Seminole Nation to affect any other persons than its own people; of contracts, affect, nor shall any citizen of the Confederate States or member of any other any other than its Indian nation or tribe be deprived of his property, or deprived or res-own people. Rights of pertrained of his liberty, or fine, penalty or forfeiture be imposed on him in son and property the said country, except by the law of the land, nor without due process secured to citizens. of the law; nor shall any such citizen be in any way deprived of any of of the C. S. and the rights guaranteed to all citizens by the Constitution of the Confed-Indian Rations. erate States; and it shall be within the province of the agent to prevent any infringement of such rights and of this article, if it should in any case be necessary

ARTICLE XXXV. It is hereby further agreed, that the Congress of Post-offices and the Confederate States shall establish and maintain post-offices at the mails. most important places in the Seminole Nation, and cause the mails to be regularly carried, at reasonable intervals, to and from the same, at the same rates of postage and in the same manner as in the Confederate States.

ARTICLE XXXVI. It is further agreed by the said Confederate Seminoles not to States, that the said Seminole Nation shall never be required or called pay expenses of any upon to pay, in land or otherwise, any part of the expenses of the fature war. present war, or of any war waged by or against the Confederate States.

ARTICLE XXXVII. In order to enable the Creek and Seminole Nations to claim their rights and secure their interests without the in Congress. intervention of counsel or agents, and as they were originally one and the same people and are now entitled to reside in the country of each other, they shall be jointly entitled to a delegate to the House of Representatives of the Confederate States of America, who shall serve for the term of two years, and be a member of one of said nations, over twenty-one years of age, and laboring under no legal disability by the law of either nation; and each delegate shall be entitled to the same rights and privileges as may be enjoyed by the delegate from any Territory of the Confederate States to the said House of Representatives. Each shall receive such pay and mileage as shall be fixed by the Congress of the Confederate States. The first election for delegate shall be Election of dele-held at such time and places, and be conducted in such manner as shall gate. be prescribed by the agent of the Confederate States for the Creeks, to whom returns of such election shall be made, and be shall declare the person having the greatest number of votes to be duly elected, and give him a certificate of election accordingly, which shall entitle him to his seat. For all subsequent elections, the times, places and manner of holding them and ascertaining and certifying the result shall be prescribed by law of the Confederate States.

ARTICLE XXXVIII. It is hereby ascertained and agreed by and between Annuities, interthe Confederate States and the Seminole Nation, that the United States of est and annual in-America, of which the Confederate States were heretofore a part, were, rearages there of before the separation, indebted, and still continue to be indebted, to the due by the U.S. to Seminole Nation in the following sums, annually, and bound to the punction.

Representations

tual payment thereof to them, on the thirteenth day of December, is each

year, that is to say:

Perpetual annuities, amounting to the sum of twenty-five thousand dollars, being the annual interest at the rate of five per cent. per annum on the two sums of two hundred and fifty thousand dollars each, which were, by the eighth article of the treaty of the seventh day of August, A. D., one thousand eight hundred and fifty-six, to be invested by the United States at that rate of interest, and the interest to be regularly paid over to the nation per capita as annuity; no part of which was ever invested.

And the sums of three thousand dollars, for the support of schools, two thousand dollars, for agricultural assistance, and two thousand two hundred dollars, for the support of smiths and smith-shops among the Seminoles, which were, by the same treaty, to be paid annually for ten years from and after the making of the said treaty.

And it is hereby further ascertained and agreed, that there was due to the Seminole Nation from the United States of America, on the thirtieth day of December, in the year of our Lord, one thousand eight hundred and sixty, on account of said annual payments, and the arrearages thereof,

the sums following, that is to say:

For arrearages of the said sum of three thousand dollars, annually, for the support of schools, from the seventh day of August, A. D., one thousand eight hundred and fifty six, until, and including the payment for, the thirtieth day of December, A. D., one thousand eight hundred and sixty, thirteen thousand dollars.

The sum of two thousand dollars, for agricultural assistance, and the sum of two thousand two hundred dollars, for the support of smiths and

smith-shops, both payable on the day last mentioned.

And it not being desired by the Confederate States that the Seminole Nation should continue to receive these annual sums from the Government of the United States, or otherwise have any further connection or communication with that Government; and they being willing, for the benefit and improvement of the Seminole people, to extend the time during which the said annual sums of three thousand dollars, for the support of schools, and of two thousand two hundred dollars, for the support of smiths and The C. 5. se ome smith shops, shall be paid; therefore, the said Confederate States of the payment of the America, do hereby assume the payment, for the future, of the aboverecited annuity and annual payments, and do agree and bind themselves

annuities and sumust payment. regularly and punctually to pay the same in manner following, that is to say:

> The said annuity or annual interest of twenty-five thousand dollars, annually, forever, commencing with the thirtieth day of December next, five thousand dollars thereof, annually, to the treasurer of the nation, to be used and disbursed as the General Council shall direct for governmental and other purposes, and the residue of twenty thousand dollars, annually, per capita, to all the individuals of the Seminole Nation, equally and share and share alike: Provided, That after the restoration of peace, and the establishment and recognition of the independence of the Confederate States, and if it be required by the General Council of the Seminole Nation, the capital sum of five hundred thousand dollars, on which the said annual interest is hereby provided to be paid, shall be invested by the President in safe stocks, at their market value, bearing an annual interest of at least six per cent., so that the most advantageous investment possible shall be made for the Seminole Nation; which stocks shall be thereafter held in trust for the Seminole people, and the interest thereon collected by the Confederate States, and by them paid annually to the Seminoles, five thousand dollars in each year to the treasurer of the nation, to be applied

to such governmental and other purposes as the General Council shall direct, and the whole residue, per capita, to all the individuals of the nation. The said sum of three thousand dollars, for the support of schools, annually, for twenty years from and after the making of this treaty, beginning with the present year of our Lord, one thousand eight hundred and sixty-one, and payable on the thirtieth day of December in each year; to be expended and applied under the direction of the President of the Confederate States by the agent of the Seminoles.

The said sum of two thousand two hundred dollars, for the support of smiths and smith-shops, annually, for ten years from and after the making of this treaty, beginning with the present year of our Lord, one thousand eight hundred and sixty-one, and payable on the thirtieth day of December in each year, to be expended and applied by, or under the direction of, the General Council for the support of smiths and smith-shops in the said

The said sum of two thousand dollars, for agricultural assistance, annually, for five years, from and after the making of this treaty, beginning with the present year of our Lord, one thousand eight hundred and sixtyone, and payable on the thirtieth day of December in each year, to be expended and applied, under the direction of the President, in the way of agricultural assistance, by the agent of the Confederate States for the said nation.

And the said Confederate States do also agree and bind themselves to appropriate and pay immediately after the complete ratification of this treaty, the sum of seventeen thousand two hundred dollars, the aggregate of the sums which were so due and payable as aforesaid, on the thirtieth day of December, A. D., one thousand eight hundred and sixty; the sums of thirteen thousand and two thousand dollars, part thereof, to be expended and disbursed by the agent, under the direction of the President, the former for the support of schools, and the latter in the way of agricultural assistance; and the sum of two thousand two hundred dollars, the residue thereof, to be paid to the treasurer of the nation, and applied by the General Council to the support of smiths and smith-shops: Provided, That the President shall not be required to expend the whole of said sum of thirteen thousand dollars at once; but shall apply the same judiciously, from time to time, and at such times and in such sums, as shall seem to him best calculated to diffuse the benefits of education and knowledge among the children of the Seminoles. And it is further agreed by the Confederate States that they will also add to the said sum the further sum of one thousand dollars, to be applied by the agent to the erection of two additional school houses, at suitable points in the Seminole country.

ARTICLE XXXIX. It being alleged by the Seminole people that certain persons among them are entitled to compensation for the loss sustained pensation for loss by them by being dispossessed of a large number of slaves about the year sustained by the one thousand eight hundred and forty-seven, by an illegal order of General by being disposses. Thomas S. Jesup, and which were protected against the claims of the sed of a large num-owners by order of that General, at Fort Gibson or elsewhere, for a long ber of their slaves. time, and until they were delivered up to the United States sub-agent, for the Seminoles, about the first of January, A. D., one thousand eight hundred and forty-nine, by virtue of an order from the President, promulgated by the Secretary of War, in an order dated fifth of August, one thousand eight hundred and forty-eight, to be by the sub-agent delivered to the Chiefs of the Seminoles, who were to decide the right of property in and to said slaves; and that this was done by a decree of the General Council, of the fifteenth day of May, one thousand eight hundred and forty-nine, by which decree all the slaves, and their increase, having formerly belonged

Claim for com-

to King Payne, were decided to belong to and to be under the control of Micco Mut-cha-sa or Jem Jumper, the Principal Chief of the nation.

And it being also alleged by the Seminoles that the claims of the various owners of said slaves, so dispossessed of their property and deprived of the use of the same for three years or more, were made out before, and filed with, Marcellus Du Val, the sub-agent for the Seminoles, prior to the fifth of September one thousand eight hundred and fifty-four;

And it being alleged by them, that fifty of said negroes belonged to Car-pit-cha Micco, now deceased, seven to Chilto, forty to Nelly Factor,

and thirty to Eliza Chopco, daughter of Billy Bowlegs;

And it being also alleged by the Seminoles, that they could never obtain any consideration or hearing of or for these claims from the Government of the United States, not even at the time of making the treaty of the year of our Lord, one thousand eight hundred and fifty-six, on account of the determination of northern members of the Cabinet and of Congress, not to admit any right of property in slaves or pay any claim on account of the seizure or detention of slaves, even to foreign governments;

And the said negroes being alleged to have been illegally seized and detained without warrant of law or color of right, of war or otherwise;

Investigation of such claims.

Therefore, it is hereby further agreed by and on the part of the Confedand adjudication erate States, that the said claims shall, at the earliest convenient season, be examined and investigated by the Commissioner of Indian Affairs, who shall do so under the direction of the Secretary of War, and subject to an appeal to him and from him to the President, in such manner as shall be just and liberal under the circumstances and after such lapse of time, and The C. S. assume shall adjudicate the same upon such principles as shall be just and equitathe payment of the ble; and if it be upon such investigation ascertained and determined that money due for the the slaves in question were illegally detained, then the Confederate States loss of service of will pay to the several owners or their heirs, within a reasonable time, such amounts of money as shall be determined to have been justly and equitably due to the said several owners, for the less of service of said slaves during such times as they shall be found to have been so detained, according to the current value of such service in the Seminole country at the time.

Payment to the tor, deceased, for

ARTICLE XL. Whereas, during the war between the United States and beirs of Sally Fac- the Seminoles, in Florida, in the years from one thousand eight hundred two slaves kuled and thirty-six, to one thousand eight hundred and forty -—, inclusive, while in the ser- the United States military authorities, in Florida, compelled July and Murvice of the U. S. ray, two slaves of Sally Factor, now deceased, to serve as interpreters, and retained them in such service and had them in possession for the space of nearly or quite four years, uptil both of them were killed, one by a soldier of the United States, and the other by the hostile Seminoles, whereby the owner lost both, and their services for four years; but her claim for compensation could never obtain a hearing or consideration at the hands of the United States, because to pay it would have been to admit the legality of property in slaves, and, therefore, even an examination of it was refused at the making of the treaty of the year one thousand eight hundred and fifty-six; therefore, the Confederate States do hereby agree to pay to the heirs of the said Sally Factor, deceased, in full satisfaction for said claim, the sum of five thousand dollars, immediately after the ratification of this treaty.

Payment of ARTICL XLI. It being urged, with much reason, by the authorities John Jamper, the of the Seminole Nation, that the delegates, forty in number, who went and others in full with the Superintendent of Indian Affairs to Florida, in the year one of their claims and thousand eight hundred and fifty-seven, to bring about the removal of in view of their the hostile Seminoles, received but an insufficient compensation from the loyalty and good the hostile Seminoles, received but an insufficient compensation from the faith.

United States for their time and services, in the payment of the sum of two hundred dollars each, for four months absence from their homes; and the said Confederate States being desirous to leave no just and fair claim of the Seminoles, or any of them, unadjusted, or any of their friends among the Red Men justly dissatisfied, it is, therefore, hereby agreed on the part of the Confederate States, that they will pay upon the ratification of this treaty, to the Principal Chief, John Jumper, or Hi-na-ha Micco, for his services at that time and in consideration of his loyalty at the present time, the sum of five hundred dollars for himself, and the sum of twelve hundred and fifty dollars, to be equally divided by him among five of the principal men among the said delegates; and will also pay to him for each of the other thirty-four delegates the sum of one hundred dollars in full of all their claims, and in view of their present loyalty and good faith.

ARTICLE XLII. It is hereby further agreed by the Confederate States, Further payment that they will pay, upon the complete ratification of this treaty, to the to the Principal Principal Chief of the Seminole Nation, to be equally divided, by him, by him among the among the commissioners appointed by the General Council, and who commission'rs who have negotiated this treaty, the sum of five hundred dollars, by way of have negotiated this treaty.

compensation for their time and services therein.

ARTICLE XLIII. To give the Seminoles full and entire assurance of Letters patent of the completeness of their title to their lands, the Confederate States conveyance of the hereby agree that there shall be avented and delivered to the Semihereby agree that there shall be executed and delivered to the Seminole noise and assur-Nation letters patent of conveyance and assurance of the same, whereby ance, to be exe-the same shall be guaranteed to them in see simple forever, with suted and deliv-nower of disposition in the language of article form of this treatment by the C. S. power of disposition, in the language of article four of this treaty, to the Seminole under the Great Seal of the Confederate States, and signed by the Pres-Nation. ident, upon parchment, so that it may not decay or its letters fade.

ARTICLE XLIV. A general amnesty of all past offences against the General amnesty laws of the United States and of the Confederate States, committed in declared. the Indian country before the signing of this treaty, by any member of the Seminole Nation, as such membership is defined in this treaty, is hereby declared, and all such persons, if any, whether convicted or not, imprisoned or at large, charged with any such offence, shall receive from

the President full and free pardon, and be discharged.

ARTICLE XLV. It is further agreed between the parties that all Certain previsprovisions of the treaties of the Seminole Nation with the United States ions of the treaties which secure or guarantee to the Seminole Nation, or individuals thereof, Nation with the any rights or privileges whatever, and the blace whereof is not supplied. any rights or privileges whatever, and the place whereof is not supplied U. S. continued in by, and which are not contrary to the provisions of this treaty, and so force as if made far as the same are not obsolete or unnecessary, or repealed, annulled, with the C. S. changed or modified by subsequent treaties or laws, or by this treaty, are and shall be continued in force, as if made with the Confederate States.

ARTICLE XLVI. This treaty shall take effect and be obligatory upon the contracting parties from the first day of August, in the year of our to take effect. Lord, one thousand eight hundred and sixty-one, whenever it shall be ratified by the provisional President and Congress, or the President and

Senate of the Confederate States.

In perpetual testimony whereof, the said Albert Pike, as Commissioner, with plenary power, on the part of the Confederate States, doth now hereunto set his hand and affix the seal of his arms, and the undersigned chiefs, head men and warriors of the Seminole Nation, and commissioners with plenary powers thereof, on the part of the Seminole Nation, do hereunto

set their hands and affix their seals.

When this treaty

Done in duplicate, at the place, and upon the day, in the year first aforesaid.

ALBERT PIKE.

Commissioner of the Confederate States of America to the Indian Nations west of Arkaneas.

JOHN JUMPER. Principal Chief of the Seminole Nation. PAS-CO-FA. Town Chief GEORGE CLOUD. Town Chief.
FOS-HUT-CHI TUS-TI-NUK-KI, Town Chief.
TA-CO-SA FIC-SI-CO, Town Chief. HAL-PA-TA, Town Chief.

I-M A-THLA. Town Chief.

FOS-HUT-CHI HA-CHO-CHI, Town Chief. TA-LO-A HA-CHO, Town Chief. O-CHI-SI CHO-FO-TO-A. Town Chief. CHO-FO-TOP HACHO, Town Chief. SU-NUK MICCO, Town Chief.
TUS-TI-NUK CO-CHO-CO-NI, Town Chief.

Signed, sealed and mutually delivered in our presence. WM. QUESENBURY, Secretary to the Commissioner. E. RECTOR, Superintendent of Indian Affairs for the Western Superintendency. SAMUEL M. RUTHERFORD, Agent of the Confederate States for the Seminoles. JAMES M. C. SMITH, CHARLES B. JOHNSON, W. WARREN JOHNSON, W. L. PIKE,

W. H. FAULKNER.

To the Indian names are subjoined marks.

A CONVENTION SUPPLEMENTARY

Aug. 1, 1861.

To the treaty of friendship this day made and concluded at the Council House of the Seminole Nation, on the first day of August, in the year of our Lord, one thousand eight hundred and sixty-one, between the Confederate States of America, by Albert Pike, their Commissioner, with full powers, of the one part, and the Seminole Nation of red men, by their Chiefs, head men and warriors in General Council assembled, of the other part.

In addition to the said treaty, and by way of separate convention and Nation to furnish agreement, it is hereby agreed between the said parties, that in considave companies of eration of the common interests of the Confederate States and the Semi-mounted men to note Nation, and of the protection and rights secured and guaranteed to serve in the army note Nation, and of the protection and rights secured and guaranteed to of the C. S. the latter by said treaty, the said Seminole Nation will raise and furnish, and the Confederate States will receive into their service not less than two nor more than five companies of mounted men, to serve in the armies of the Confederate States for twelve months. Each company shall be composed of not less than sixty-four nor more than one hundred men in all. The company officers shall be elected by the members of the

TREATY WITH THE SEMINOLE NATION.

company; and the major commanding by a majority of the votes of all the members of the battalion. The men shall be armed by the Confederate States, receive the same pay and allowances as other mounted troops in the service, and not be moved beyond the limits of the Indian country, west of Arkansas, without their consent.

In testimony whereof, the said Albert Pike, as such Commissioner of the Confederate States, doth hereunto set his hand and affix the seal of his arms, and Hin-i-ha Micco or John Jumper, Principal Chief of the Seminole Nation, Pas-co-fa, George Cloud, Fos-hut-chi Tas-ti-nuk-ki, Ta-co-sa Fic-sico, Hal-pa-ta, I-ma-thla, Fos-hut-chi Ha-cho-chi, Sa-to-a Hacho, O-chi-si Cho-fo-to-a, Cho-fo-top Hacho, Su-nuk Micco and Tus-ti-nuk Co-cho-co-ni Town Chiefs, Commissioners, with plenary powers thereof, on the part of the Seminole Nation, do hereunto set their hands and affix their seals.

Done in duplicate at the Seminole agency, in the Seminole Nation, on the second day of August, in the year first aforesaid.

ALBERT PIKE, Commissioner of the Confederate States of America to the Indian Nations west of Arkansas.

JOHN JUMPER, FOS-HUT-CHI HA-CHO-CHI, Town Chief. Principal Chief of the Seminole Nation. PAS-CO-FA, SA-TO-A HACHO, Town Chief. Town Chief O.CHI-SI CHO-FO-TO-A, GEORGE CLOUD. Iown Chief. CHO-FO-TOP HACHO, Town Chief. FOS-HUT-CHI TUS-TI-NUK-KI, Town Chief.
TA-CO-SA FIC-SI-CO, Town Chief. SU-NUK MICCO. Town Chief. HAL-PA-TA, Town Chief.
TUS-TI-NUK CO-CHO-CO-NI, Town Chief.
I-MA-THLA Town Chief. Town Chief.

Signed, sealed end mutually delivered in our presence.

WM. QUESENBURY, Secretary to the Commissioner. E. RECTOR, Superintendent of Indian Affairs for the Western Superintendency. SAMUEL M. RUTHERFORD,

Agent of the Confederate States for the Seminoles. JAMES M. C. SMITH, Special Interpreter. CHARLES B. JOHNSON, W. WARREN JOHNSON, W. L. PIKE, W. H. FAULKNER.

To the Indian names are subjoined marks.

RATIFICATION.

Dec. 20, 1861.

Resolved, (two-thirds of the Congress concurring,) That the Congress Ratification by of the Confederate States of America do advise and consent to the rati-with the Seminote fication of the articles of a treaty made by Albert Pike, Commissioner Nation.

of the Confederate States to the Indian nations west of Arkansas, in behalf of the Confederate States, of the one part, and by the Seminole Nations of Indians, by its Chiefs, headmen and warriors, in General Council assembled, of the other part, concluded at the Seminole Council House in the Seminole Nation, on the first day of August, in the year of our Lord, one thousand eight hundred and sixty-one, with the following

Amendments

AMENDMENTS:

I. Add at the end of article xxx. the following words: "and the Confederate States will request the several States of the Confederacy to adopt and enact the provisions of this article, in respect to suits and

proceedings in their respective courts."

II. Strike out from article xxxvii. the following words: "the same rights and privileges as may be enjoyed by the delegates from any Territory of the Confederate States to the said House of Representatives," and insert, in lieu thereof, the following words; "a seat in the hall of the House of Representatives to propose and introduce measures for the benefit of said nations, and to be heard in regard thereto, and on other questions in which either of said nations is particularly interested, with such other rights and privileges as may be determined by the House of Representatives."

III. Strike out from article xxxviii. the following words: "or in a State court," and insert, in lieu thereof, the following words: "or in a State

court, subject to the laws of the State."

Resolved further, (two thirds of the Congress concurring,) That the Congress do also advise and consent to the ratification of the Convention, supplementary to the aforesaid treaty with the Seminoles, made by the same parties of each part, and concluded at the same time and place with the same.

Nors.—The foregoing treaty, together with the amendments, was duly ratified by the Seminole Nation.

TREATY WITH THE COMANCHES

AND OTHER TRIBES AND BANDS.

AUGUST 12TH, 1861.

ARTICLES OF A CONVENTION

Entered into and concluded at the Wichita Agency, near the False Washita river, in the country leased from the Choctaws and Chickasaws, on the twelfth day of August, in the year of our Lord, one thousand eight hundred and sixty-one, between the Confederate States of America, by Albert Pike, their Commissioner, with full powers, appointed by the President, by virtue of an act of the Congress in that behalf, of the one part, and the Pen-e-tegh-ca Band of the Ne-un or Comanches, and the tribes and bands of Wichitas, Cudo-Hu-du-chos, Hue-cos, Ta-hua-ca-ros, A-na-dagh-cos, Ton-ca-wes, Ai-o-nais, Ki-chais, Shawnees and Delawares, residing in the said leased country, by their respective Chiefs and Head Men, who have signed these articles, of the other part.

ARTICLE I. The Pen-e-tegh-ca Band of the Ne-um or Comanches, and The Comanches, the tribes and bands of the Wich-i-tas, Cado-Ha-da-chos, Hue-cos, Ta-selves under the hua-ca-ros, A-na-dagh-cos, Ton-ca-wes, Ai-o-nais, Ki-chais, Shawness protection of the and Delawares, now residing within the country north of Red river and C. S. south of the Canadian, and between the ninety-eighth and one hundredths parallels of west longitude, leased for them and other tribes from the Choctaw and Chickasaw Nations, do hereby place themselves under the laws and protection of the Confederate States of America, in peace and war forever.

ARTICLE II. The Confederate States of America do hereby promise and engage themselves to be, during all time, the friends and protectors the protectorates. of the Pen-e-tegh-ca Band of the Ne-um, and of the Wich-i-tas, Cado-Ha-da-chos, Hue-cos, Ta-hua-ca-ros, An-a-dagh-cos, Ton-ca-wes, Ai-onais, Ki-chais, Shawnees and Delawares, residing, or that may hereafter come to reside, in the said leased country; and that they will not allow them henceforward to be in any wise troubled or molested by any power or people, State or person whatever.

ARTICLE III. The reserves at present occupied by the said several tribes and bands may continue to be occupied by them, if they are satis-reserves. fied therewith; and if any of them are not, the tribe or tribes, band or bands dissatisfied may select other reserves instead of those now occupied by them, in the same leased country, with the concurrence and assent of the agent of the Confederate States for the reserve Indians, at any time within two years from the day of the signing of these articles.

Occupation of

Extent of each

ARTICLE IV. Each reserve shall be of sufficient extent of good arable and grazing land, amply to supply the needs of the tribe or band that is to occupy it; and each shall have a separate reserve, unless two or more elect to settle and reside together, and hold their reserves in common.

defined.

how The reserves shall, as far as practicable, be defined by natural boundaries that may be described, and so far as this is not practicable, by permaneut monuments and definite courses and distances; and full and authentic descriptions of the reserves shall be made out and preserved by the Confederate States.

Right of proper- ARTICLE V. Each tribe or pand shall have the reserve allotted to it, as long as grass shall grow and water run, ARTICLE V. Each tribe or band shall have the right to posses, occupy cured to each tribe and the reserves shall be their own property like their horses and cattle.

Hunting and killing of game.

ARTICLE VI. The members of all the said several bands and tribes of Indians shall have the right, henceforward forever, to hunt and kill game in all the unoccupied part of the said leased country, without let or

molestation from any quarter.

Perpetual peace between the tribes and bands.

ARTICLE VII. There shall be perpetual peace and brotherhood between and brotherhood the Pen-e-tegh-ca Band of the No-um or Camanches, and the tribes and bands of the Wich-i-tas, Ca-do-Ha-da-chos, Hue-cos, Ta-hua-ca-ros, Ana-dagh-cos, Ton-ca-wes, Ai-o-nais, Ki-chais, Shawnees and Delawares, Injuries, &c., for- between each of them and each and all of the others; and every injury or act of hostility which either has heretofore sustained at the hands of

the other shall be forgiven and forgotten.

Tribes and bands

tle and stock.

ARTICLE VIII. The said several tribes and bands shall henceforth be to be good neigh good neighbors to each other, and there shall be a free and friendly bers to each other. Right of prop intercourse among them. And it is hereby agreed by all, that the horses, erty in horses, cat- cattle and other stock and property of each tribe or band and of every person of each, is his or its own, and that no tribe or band nor any person belonging to any tribe or band shall, or will hereafter, kill, take away or injure any such property of another tribe or band or of any member of any other tribe or band, or in any other way do them any harm.

Perpetual peace

ARTICLE IX. There shall be perpetual peace and brotherhood and brotherhood between each and all of said tribes and bands, and the Cherokee, Musbetween the Co- between each and all or said tribes and bands, and the Cherokee, Mus-manches, &c., and ko-ki, Seminole, Choctaw and Chickasaw Nations; and the chiefs and certain other tribes head men of each of the said tribes and bands shall do all in their power Return of stolen to take and return any negroes, horses or other property stolen from white

men or from persons who belong to the Cherokee, Mus-ko-ki, Seminole, Apprehension Choctaw or Chickasaw Nation, and to catch and give up any person and delivery of any Choctaw or Chickasaw Nation, and to catch and give up any person and delivery of any chom who may kill or steal or do any other very wrong thing. among them who may kill or steal or do any other very wrong thing.

Laws of Choc-

ARTICLE X. None of the laws of the Choctaws and Chickasaws shall taws and Chicks- ever be in force in the said leased country so as to affect any of the saws to have no members of the said several tribes and bands, but only as to their own people who may settle therein; and they shall never interfere in any way with the reserves, improvements or property of the reserve Indians.

Hostilities and ARTICLE XI. It is distinctly understood by the said several tribes and camities between bands, that the State of Texas is one of the Confederate States, and the said trives and bands and State of joins this Convention, and signs it when the Commissioner signs it, and Texas, forgotten is bound by it; and that all hostilities and enmities between it and them and forgiven. are now ended and are to be forgotten and forgiven on both sides.

No war to be

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ARTICLE XII. None of the braves of the said tribes and bands shall waged or councils go upon the war-path, against any enemy whatever, except with the held except with consent of the agent, nor hold any councils or talks with any white men the consent of the agent, nor hold any councils or talks with any white men Who may live erate States will not permit improper persons to live among them, but only such persons as are employed by the Confederate States and traders or other Indians without his knowledge and consent. And the Confed-

among them.

licensed by them, who shall sell to the Indians and buy from them at fair prices, under such regulations as the President shall make.

ARTICLE XIII. To steal a horse or other any article of property from an The stealing of Indian or a white man, shall hereafter be considered disgraceful, and the property to be con-For if sidered disgracechiefs will discountenance it by every means in their power.

they should not, there never could be any permanent peace.

ARTICLE XIV. The Confederate States ask nothing of the Pen-e-teghCas, Wich-i-tas, Ca-do-Ha-da-chas, Hue-cos, Ta-hua-ca-ros, A-na-dagh-cos, by the C. S. of cerCas, Wich-i-tas, Ca-do-Ha-da-chas, Hue-cos, Ta-hua-ca-ros, A-na-dagh-cos, tain of the tribes, Ton-ca-wes, Ai-o-nais, Ki-chais, Shawness and Delawares, except that except that they they will settle upon their reserves, become industrious, prepare to sup-will settle upon port themselves, and live in peace and quietness; and in order to their reserves, live encourage and assist them in their endeavors to become able to support peaceably, &c. themselves, the Confederate States agree to continue to furnish them The C. S. agree rations of provisions in the same manner as they are now doing, to to furnish rations, include, also, sugar and coffee, salt, soap and vinegar, for such time as may implements, &c. be necessary to enable them to feed themselves. They agree to furnish each tribe or band with twenty cows and calves for every fifty persons contained in the same, and one bull for every forty cows and calves; and also to furnish to all of said tribes and bands together two hundred and fifty stock hogs, all of which animals shall be distributed by the agent to such persons and families as shall, in his judgment, be most proper to receive them, and most likely to take care of them. And they also agree to furnish, for the use of the said tribes and bands, such number of draught oxen, wagons, carts, ploughs, shovels, hoes, pick-axes, spades, scythes, rakes, axes and seeds as may be necessary, in addition to their present supply, to enable them to farm successfully. They also agree to furnish each tribe or band, annually, with such quantities as the agent shall estimate for and the superintendent require, of all such articles as are mentioned and contained in the schedule hereunto annexed, marked A, to be issued and delivered to them by the agent.

ARTICLE XV. The Confederate States will maintain one agency for the said tribes and bands at the present agency house or some other suitable tribes and bands. and convenient location, at which the agent shall continually reside; and they do promise the said tribes and bands that they shall never be abandoned by the agent, and that he shall not be often nor for any long time .

away from his agency.

ARTICLE XVI. The Confederate States will also employ and pay an Interpreter, interpreter for each language spoken among the said tribes and bands, striker and wagonand also one blacksmith, who shall also be a gun-smith, one striker and one maker. wagon-maker, for all; all of whom shall reside at the agency; and they Tools and sup-will furnish, from time to time, such tools and such supplies of iron, and wood. steel and wood as may be needed for the work of the said tribes and bands; and will also furnish all the people of said tribes and bands who may be sick, with medicines and medical service, at the agency, where a physician shall be employed to reside, for their benefit exclusively. medical service. They will also employ for five years and as much longer as the President Farmer for each shall please, a farmer for each reserve, to instruct the Indians in culti-reserve. vating the soil, so that they may soon be able to feed themselves; and will erect such a number of horse-mills, to grind their corn, as thesuperintendent shall consider to be necessary, in order to accommodate all. And the stock and animals to be given to the tribes and bands shall Stock and animals given, to be be in charge of the farmers, that they may not be foolishly killed or let in charge of the to perish by neglect.

ARTICLE XVII. The Confederate States also agree to erect such buildings for the mills, and the blacksmith's shops, and houses for buildings. the farmers and interpreters, as have been erected among the other Indian tribes, and also to assist the said Indians in building houses for themselves, and in digging wells for water, and opening their lands.

ARTICLE XVIII. The said bands and tribes agree to remain upon their

Agency for the

Molicines and

Stock and ani-

Breetion of

Bands and tribes reserves, and not at any time to leave them in order to make crops electo remain on their where. And, if they should leave them, the Confederate States shall resorves. not be bound any longer to feed them or make them presents, or give them any assistance.

Rifle and ammunished each war-

ARTICLE XIX. The Confederate States also agree to furnish each nition to be fur-warrior of the said tribes and bands who has not a gun, with a flintlock rifle and ammunition, which he agrees never to sell or give away, and the Confederate States will punish any trader or other white man who may purchase one from them.

Promises made ARTICLE XX. The Confederate States invite all the other bands of by the C. S. to the the Ne-um or Companches to abandon their wandering life and settle Comanches, should within the leased country aforesaid; and do promise them, in that case, the leased country, the same protection and care as is hereby promised to said tribes and and atone for bands now residing therein; and that there shall be allotted to them crimes committed reserves of good land, of sufficient extent, to be held and owned by them forever; and that all the other promises made by these articles shall be considered as made to them also, as well as to the tribes and bands now residing on reserves; and that the same presents shall be made them, and assistance given them, in all respects; and the same things in all respects are also hereby offered the Cai-a-was and agreed to be given them, if they will settle in said country, atone for the murders and robberies they have lately committed, and show a resolution to lead an honest life; to which end the Confederate States send the Cai-a-was, with this talk, the wampum of peace and the bullet of war, for them to take their choice, now and for all time to come.

Indemnity for preperty killed or stelen.

Proviso.

ARTICLE XXI. The Confederate States hereby guarantee to the memhorses or other bers of the aforesaid tribes and bands, full indemnity for any horses or any other property that may be killed or stolen from them by any citizen of the Confederate States or by Indians of any other tribe or band: Provided, That the property, if stolen, cannot be recovered and restored, and that sufficient proof is produced to satisfy the agent, that it was killed or stolen within the limits of the Confederate States.

Settlement of difficulties between of the bands or tribes, in consequence of the killing of any one, of the

any of the bands stealing or killing of horses, cattle or other stock, or of injury in any count of injuries other way to person or property, the same shall be submitted to the agent to person or prop- of the Confederate States, who shall settle and decide the same equitably and justly, to which settlement all parties agree to submit, and such atonement and satisfaction shall be made as he shall direct.

ABTICLE XXII. If any difficulty should hereafter arise between any

No private refor injuries.

ARTICLE XXIII. In order that the friendship which now exists venge or retalia- between the said several tribes and bands of Indians and the people of tion to be taken the Confederate States, and of the Choctaw and Chickasaw Nations may not be interrupted by the conduct of individuals, it is hereby agreed that if any white man or any Choctaw or Chickasaw injures an Indian of any one of said tribes and bands, or if any one of them injures a white man or a Choctaw or Chickasaw, no private revenge or retaliation

Offenders to be shall take place, nor shall the Choctaws or Chickasaws try the person tried and punished who does the wrong, and punish him, in their courts, but he shall by the C. S. be tried and punished by the Confederate States; and the life of every

Punishment for person belonging to said tribes and bands shall be of the same value as killing without the life of a white man; and any Indian or white man who kills one of, them without cause, shall be hung by the neck until he is dead.

Texan troops to be withdrawn.

ARTICLE XXIV. It is further hereby agreed by the Confederate States, that all the Texan treops now within the limits of the said leased country shall be withdrawn across Red river, and that no Texan troops shall hereafter be stationed in forts or garrisons in the said country or be sent into the same, except in the service of the Confederate States,

and when on the war-path against the Cai-a-was or other hostile

ARTICLE XXV. This convention shall be obligatory on the tribes and When this Conbands whose Chiefs and headmen sign the same, from the day of its date, vention to take and on the Confederate States from and after its ratification by the proper

SEAL.

In perpetual testimony whereof, the said Albert Pike, as Commissioner, with plenary powers, of the Confederate States of America. to the Indian nations and tribes west of Arkansas, for and on behalf of the said Confederate States, doth now hereunto set his hand and affix the seal of his arms; and the undersigned Chiefs and headmen for and on behalf of their respective tribes and bands, do now hereunto respectively set their hands affix their seals.

Done at the Wichita Agency, aforesaid, on this the twelfth day of August, in the year of our Lord, one thousand eight hundred and

mixty-one.

ALBERT PIKE.

Commissioner of the Confederate States to the Indian Nations and Tribes west of Arkansas.

TE-ATS KE-KA-RE-WA,

Principal Chief of the Pen-e-tegh-ca Band Sub. Chief of the Hue-coe.

of the No-um. TO-SA-WI,

O-CHI-RAS.

CA-SHAO,

Principal Chief of the Ai-o-nais.

JOSE MARIA,

Principal Chief of the An-a-dagh-cos. CO-SE-MU-SO,

of the Ki-chais.

Second Chief of the An-a-dagh-oos. KE-SE-MIRA,

Captain of the An-a-dagh-cos. JIM TON-CA-WE, •

Captain of the Ton-ca-wee.
KI-IS-QUA,

Second Chief

JOHN LINNY,

Chief of Sha-wa-not KEH-KA-TUS-TUN.

Ohief of the Delawares.

Second Chief of the Pen-e-tegh-ca Band Principal Chief of the Ta-hua-oa-ros. of the Ne-um

Pa-in-hot-sa-ma,

SAM HOUSTON. War Chief of the Pen-e-tegh-ca Band of Second Chief of the Ta-hua-oa-ros.

the Ne-u

I-SA-DO-WA, Principal Chief the Wich-i-tas.

A-WA-HE,

Second Chief the Wich-i-ton. A-SA-CA-RA,

Chief of the Wick-i-tae. TA-NAH,

Principal Chief of the Cado-Hadachoe. TAI-O-TUN,

Second Chief of the Cado-Hadachos. CHA-WIHI-WIN,

Captain of the Cado-Hadachos. CHA-WAH-UN,

Captain of the Cado-Hadachos.

A-HE-DAT,

Principal Chief of the Hue-coe.

CA-CA-DIA.

Second Chief of the Hue-cos.

Signed, sealed and copies exchanged in presence of us.

WM. QUESENBURY,

Secretary to the Commissioner. E. RECTOR,

Superintendent of Indian Afairs for the W. L. PIKE.
Confederate States.

M. LUPER,

Agent of the Confederate States for the CHARIMS B. JOHNSON, Wich to tas and other Bands. J. J. STURM.

MOTEY KINNARD,

Principal Chief of the Mus-ko-kis.

JOHN JUMPER,

CHILLY McINTOSH, ISRAEL G. VORE,

W. WARREN JOHNSON,

H. P. JONES,

WM. SHIRLEY, W. H. FAULKNER.

Principal Chief the Seminoles.

To the Indian names are subjoined marks.

SCHEDULE A.

Schedule A.

Of articles of merchandize, &c., agreed to be furnished annually, under the foregoing convention to the Comanches, Wich-i-tas, Hue-cos, Cado-Hadachos, An-a-dagh-cos, Ta-hua-ca-ros, Ki-chais, Ai-o-nais, Shawnees and Delawares, living on reserves in the country leased from the Choctaws and Chickasaws:

Blue drilling, warm coats, calico, plaid check, regatta cotton shirts, socks, hats, woolen shirts, red, white and blue blankets, red and blue list cloth, shawls and handkerchiefs, brown domestic, thread, yarn and twine, shoes, for men and women, white drilling, ribbons, assorted colors, beads, combs, camp kettles, tin cups and buckets, pans, coffee pots and dippers, needles, scissors and shears, butcher knives, large iron spoons, knives and forks, nails, hatchets and hammers, augers, drawing knives, gimlets, chopping axes, fish-hooks, ammunition, including powder, lead, flints and percussion caps, tobacco.

This is schedule A, of the treaty with the Pen-e-tegh-ca Band of Ne-um, and the Wich-i-tas and other bands, to which it is

annexed as a part thereof.

ALBERT PIKE, Commissioner, &c.

ARTICLE STPPLEMENTARY

To the Convention between the Confederate States of America and the Pen-e-tegh-ca Band of Ne-um or Comanches, Wich-i-tas, Cado-Ha-da-chos, and other Bands settled upon reserves, made and concluded at the Wich-i-ta Agency, near the False Washita river, on the twelfth day of August, in the year of our Lord, one thousand eight hundred and sixty-one.

Presmble.

ARTICLE. It being well known to all surrounding tribes and universally acknowledged, that, from time immemorial, the Ta-wa-i-hash people of Indians, now called, by white men, the Wich-i-tas, and of whom the Hue-cos and Ta-hua-ca-ros are offshoots, possessed and inhabited, to the exclusion of all other tribes and bands of Indians, the whole country lying between the Red river and the False Washita, from their junction to the west of the Wich-i-ta mountains, and with the aid of the Ta-nei-weh Band of the Ne-um, held all that country against all comers, and had their villages and fields in the vallies of the Wich-i-ta mountains and upon the creeks, and there cultivated the soil, raised stock and led an industrious life; all which facts were known to the Commissioner of the Confederate States twenty-nine years ago.

And the United States of America, having, in the year eighteen hundred and twenty, and by subsequent renewals of the grant, coded, the whole of that country to the Choctaws; and having afterwards, by patent, conveyed and assured the same to them in fee, and they having made the Chickasaws joint and equal owners of the same with themselves; whereby the same has been wholly lost to the Ta-wa-i-hash, except such small portion thereof as has been assigned to them by way of reserve; and no compensation whatever has been made them therefor, although they respectfully presented their claim on account of the same to the Commissioner of Indian Affairs of the United States, and appealed to that Government for payment of some reasonable price for their said country, to be paid them in such manner as should be most for their benefit and improvement;

And the Commissioner knowing that their claim to compensation is a just one, and seeing hew poor and helpless they are, and being willing to save them from the necessity of employing persons to urge their claim, and of dividing with them what they may receive, but not deeming himself authorized to decide what amount shall be allowed them therefor, nor in what manner it shall be paid.

It is, therefore, hereby agreed by the Confederate States, that the Claim of the claim of the Ta-wa-i-hash or Wich-i-tas to compensation for their wich-i-tas to compensation for their pensation for their country, between the Red river and the False Washita, shall be sub-country between mitted to the President for his consideration, who, if he also agrees that the Red river and it is just, shall determine what amount shall be paid or allowed them in False Washita to satisfaction thereof, and in what manner that amount shall be paid; and the President. that amount shall accordingly be paid them in such manner as he shall

In testimony whereof, the said Albert Pike, Commissioner of the Confederate States of America to the Indian Nations and Tribes west of Arkansas, doth hereunto set his hand, on behalf of the said Confederate States, and affix the seal of his arms.

So done and signed and sealed, at Wich-i-ta Agency, near the False Wash-i-ta river, on the thirteenth day of August, in the year first afore-

ALBERT PIKE.

Commissioner of the Confederate States to the Indian Nations and Tribes west of Arkansas.

WM. QUESENBURY. Secretary to the Commissioner.

RATIFICATION.

Dec. 2:, 1161.

Resolved, (two-thirds of the Congress concurring,) That the Congress of the Confederate States of America, do advise and consent to the ratification of the articles of a convention, made by Albert Pike, Commissioner mentally and supplication of the articles of a convention, made by Albert Pike, Commissioner mentally article. of the Confederate States to the Indian Nations west of Arkansas, in behalf of the Confederate States, of the one part, and the Pen-e-tegh-ca Bend of Ne-um or Comanches, and the Tribes and Bands of the Wichi-tas Cado-Ha-da-chos, Hue-cos, Ta-hau-ca-ros, An a-dagh, cos, Ton-cawes, Ai-o-wais, Ki-chais, Shawnees and Delawares, residing in the country leased from the Choctaws and Chickasaws, each by its Chiefs and headmen, who signed the said articles, of the other part; concluded at the Wich-i-ta Agency, near the False Washita river, in the said leased country, on the twelfth day of August, in the year of our Lord, one thousand eight hundred and sixty-one. And that the Congress also advises and consents to the ratification of the supplementary article of the same Convention, made and concluded at the same time and place, by the said Commissioner in behalf the Confederate States, with the Ta-wai-hash or Wich-i-ta Band of Indians, with the amendments adopted, to wit:

1st. Strike out all of article nineteen. 2nd. Strike out all of article twenty-four.

WITH THE COMANCHES TREATY

OF THE PRAIRIES AND STAKED PLAIN.

AUGUST 12, 1861.

ARTICLES OF A CONVENTION.

Entered into and concluded at the Wichita Agency, near the False Aug. 12, 186). Washita river, in the country leased from the Choctaws and Chickasaws, on the twelfth day of August, in the year of our Lord one thousand eight hundred and sixty-one, between the Confederate States of America, by Albert Pike, their Commissioner, with full powers, appointed by the President, by virtue of an act of the Congress in that behalf, of the one part, and the Ne-co-ni, Ta-ne-i-we, Co-cho-tih-ca and Ya-pa-rih-ca bands of the Ne-um or Comanches of the Prairies and Staked Plain, by their Chiefs and head men who have signed these articles, on the other part.

The Comanches

ARTICLE I. The No-co-ni, Ta-nei-web, Co-cho-tih-ca and Ya-pa-rih-ca make peace with bands of the Ne-um, called by the white men the Comanches of the and place them Prairies and the Staked Plain, do hereby make peace with the Confederate protection of the States of America, and do renew and continue the peace heretofor existing between them and the Cherokee, Mus-ko-ki, Seminole, Choctav and Chickasaw Nations of red men, and do hereby take each and all of them by the hand of friendship, having smoked with them the pipe of peace, and received the wampum of peace; and do hereby place themselves under the laws and protection of the Confederate States of America, and agree to be true and loyal to them in peace and in war forever, and to hold them by the hand, and have but one heart with them always.

The C S. astorate.

ARTICLE II. The Confederate States of America do hereby promise sume the protect and engage themselves to be, during all time, the friends and protectors of the No-co-ni, the Ta-ne-i-weh, Ya-pa-rih-ca and Co-cho-tih-ca bands of the Ne-um, and that they will not allow them to be molested by any power or people, State or person whatever.

Settlement upon ra terres.

ARTICLE III. The No-co-ni, Ta-ne-i-we, Ya-pa-rih-ca and Co-cho-tihca bands of the Ne-um hereby agree that they will abandon their wandering mode of life and come in from the Prairies and Staked Plain, and settle upon reserves to be allotted to them in that country which lies north of the Red river and south of the Canadian, and between the ninety-eighth and one hundredth parallels of west longitude, and which has been leased for them and other tribes of red men, by the Confederate States from the Choctaws and Chickasaws, and in which the Confederate States have offered all the Ne-um homes.

ARTIGLE IV. The No-co ni, Ta-ne-i-weh, Ya-pa-rih-ca and Co-cho-tih-ca Indians allowed bands of the Ne-um shall be allowed to choose their own homes, in any to choose their own homes. unoccupied part of the said leased country, on or near the Canadian or False Washita rivers, or near the Wich-i-ta mountains, as may best suit them, with the concurrence and assent of the agent of the Confederate States for the reserve Indians. Each reserve shall be of sufficient extent of Extent of each arable and grazing lands, amply to supply their needs; and the bands reserve. may have one reserve together, or four separate reserves, as they may choose. The reserve or reserves shall, as far as practicable, be defined. Reserve or reserves shall, as far as practicable, be defined. by the natural boundaries that may be described; and so far as this is not practicable, by permanent monuments and definite courses and distances; and full and authentic descriptions of the reserves shall be made out and reserved by the Confederate States.

ARTICLE V. The said No-co-ni, Ta-ne-i-weh, Ya-pa-rih-ca and Co-cho- Right of propertih-ca bands of the Ne-um shall have the right to possess, occupy and ty in reserve. use the reserve or reserves allotted to them as long as grass shall grow or water run; and the reserves shall be their own property, like their

horses and cattle.

ARTICLE VI. The members of the said No-co-ni, Ta-ne-i-weh, Ya-pa-killing of game. rih-ca and Co-cho-tih-ca bands of the Ne-um shall have the right, during all time, to hunt and kill game in all the unoccupied part of said leased

country without let or molestation from any quarter.

ARTICLE VII. There shall be perpetual peace and brotherhood between Perpetual peace the No-co-ni, Ta-ne-i-weh, Ya-pa-rih-ca and Co-cho-tih-ca bands of the and brotherhood. Ne-um, and between each of them and all the other tribes and bands of the Ne-um and of the Wich i-ta, Ca-do-ha-da-ahos, Hue co, Au-a-daghco, Ki-chai, Ai-o-nai, Ta-hua-ca-ro, Ton-ca-we, Shawnee and Delaware Indians, occupying reserves in the said leased country, and any other bands of the Ne-um that may hereafter settle in said leased country, and every injury or act of hostility which either has heretofore sus- Injuries, &c., fortained at the hands of the other, shall be fergiven and forgotten forever. siven.

ARTICLE VIII. The said several tribes and bands of the Ne-um, and Tribes and bands the said other tribes and bands, shall henceforth be good neighbors to to be good neigheach other, and there shall be free and friendly intercourse among them. And it is hereby agreed by the said four bands of the Ne-um, that the Right of prophorses, cattle and other stock and property of every tribe or band, and the and stock. every person of each, is his or its own, and that no one of said four tribes or bands, nor any person belonging to any one of them, shall or will hereafter kill, take away or injure any such property of another tribe or band, or of any member of any other tribe or band, or in any other way do them any harm.

ARTICLE IX. There shall be perpetual peace and brotherhood between Perpetual peace each and all of the No-co-ni, Ta-ne-i-weh, Ya-pa-rih-ca and Co-cho-tih-ca between our tain bands of the Ne-um, and the Cherokae, Mus-ko-ki, Seminole, Choctaw tribes and bands. and Chickasaw Nations; and the chiefs and head men of each of the said Return of stolen bands shall do all in their power to take and return any negroes, horses property. or other property stolen from white men or from persons belonging to the Cherokee, Mus-ko-ki, Seminole, Choctaw or Chickasaw Nations, and to Approhension catch and give up any person among them who may kill or steal or do and delivery of wrong doer.

any other very bad thing. ARTICLE X. It is distinctly understood by the said four bands of the Hostilities and Ne-um, that the State of Texas is one of the Confederate States, and the Indians and joins in this Convention, and signs it when the Commissioner signs it, State of Texas,

and is bound by it; and that all hostilities and enmities between it and forgotten and forthem are now ended, and are to be forgotten and forgiven forever on given both sides.

ABTICLE XI. None of the braves of the said four bands of the Ne-um

Reserves, how

Hunting and

nd brotherhood

No war to be shall go upon the war-path, after they are settled upon reserves, against waged or councils any enemy whatever, or as guides to any war-party, except with the held, except with knowledge and consent of the agent, nor hold any councils or talks with agent.

any white men or other Indians without his knowledge and consent.

who may live And the Confederate States will not permit improper persons to live among them, but only such persons as are employed by the Confederate States and traders licensed by them, who shall sell to the Indians and buy from them at fair prices, under such regulations as the President

shall make.

The stealing of ARTICLE XII. To steal a horse or any other article of property from property to be son-another Indian or white man, shall hereafter be considered disgraceful, and the chiefs will discountenance it by every means in their power.

For if they should not, there never could be any permanent peace.

White prisoners ARTICLE XIII. If there should be among the No-co-nis, Ta-ne-i-wes, to be delivered up. Ya-pa-rik-cas or Co-cho tih-cas, any white prisoner or prisoners, it is agreed that they shall be delivered up when they come in to settle; and

that if they can peaceably procure passession of any that may be held by any other band of the Ne-um, or by the Cai-a-was, or any other The C.S. to pay Prairie tribe, they will also bring them in, to be restored to liberty. And the Confederate States agree that if any prisoners are so brought in and restored, suitable rewards shall be given the band that brings them in, for doing so. But this article creates no obligation to deliver up

Mexicans who may be prisoners.

Comanobes held ARTICLE XIV. The Confederate States also agree, that if there be as prisoners to be any person or persons held as prisoners in Texas or any other of the Condelivered up and federate States, or in the Cherokee, Mus-ko-ki, Seminole, Choctaw or bands.

Chickasaw Nation who are of the Ne-um or Comanches, that all such persons shall be set free and delivered up and restored to their band.

without charge or expense to the Ne-um.

The C. S. ask ARTICLE XV. The Confederate States ask nothing of the bands of nothing of the Co-the Ne-um, except that they will settle upon their reserves, become manches except industrious, prepare to support themselves, and live in peace and quiettle upon the recenses; and in order to encourage and assist them in their endeavors to erves, live peace become able to support themselves, the Confederate States agree to furnish dairy, & c... and agree to furnish them rations of provisions in the same manner as they are now them with ration, doing for the Wichitas and other tribes and bands settled upon reserves, stocks, agricultu- to include also sugar and coffee, salt, soap and vinegar, for such time as ral implements, may be necessary to enable them to feed themselves. They agree to furnish each of the said bands of the Ne-um with twenty cows and calves for every fifty persons contained in the same, and one bull for every forty

may be necessary to enable them to feed themselves. They agree to furnish each of the said bands of the Ne-um with twenty cows and calves for every fifty persons contained in the same, and one bull for every forty cows and calves; and also other stock at the discretion of the superintendent when they desire to have the same; all of which animals shall be distributed by the agent to such persons and families as shall, in his judgment, be most likely to take care of them. And they also agree to furnish for the use of the said bands of the Ne-um, such number of draughtozen, wagons, carts, ploughs, shovels, hoes, pick-axes, spades, scythes, rakes, axes and seeds as may be necessary to enable them to farm successfully. They also agree to furnish the said bands of the Ne-um, annually, with such quantities as the agent shall estimate for, and the superintendeat require, of all such articles as are mentioned and contained in schedule here unto annexed, marked A, to be issued and delivered to them by the agent

ARTICLE XVI. The Confederate States will maintain one agency for the Agency for the tribes and bands now settled upon the reserves in the said leased country, tribes and bands and for the said four bands and all the other bands of the Ne-um that may settle therein; which agency shall be kept either at the present agency house or some other convenient location, at which the agent shall continually reside; and they do promise the said four bands and all the other

bands of the Ne-um that may settle in reserves, that they shall never be abandoned by the agent, and that he shall not be often nor for any long

time away from his agency.

ARTICLE XVII. The Confederate States will employ and pay one inter- Inter. protor, preter for all the bands of the Ne-um settled upon the reserves; and an blacksmith, striker additional blacksmith, another striker, and another wagon-maker, shall be and wagon maker. employed for the bands of the Neum alone, when the said four bands of the Neum shall have come in and settle upon reserves. The interpreter, blacksmith, striker and wagon-maker shall reside with some one of the bands. The Confederate States will also furnish, from time to time, such tools and such supplies of iron, steel and wood as may be needed for plies of iron, steel the work of the said bands; and will also furnish them with medicines and wood.

Medicines and and medical advice, at the agency, where a physician shall be employed medical services. to reside, for their benefit exclusively. And they will also employ, for five years and as much longer as the President shall please, a farmer for each Farmer for each reserve, to instruct them in cultivating the soil, so that they may soon be reserve. able to feed themselves; and will erect such a number of horse-mills, to grind their corn, as the superintendent shall consider to be necessary, in order to accommodate all.

Tools and sup-

ARTICLE XVIII. The Confederate States also agree to erect such build- Erection of ings for the mills, and the blacksmith shops, and houses for the farmers, buildings. interpreters and physicians as have been erected among the other Indian tribes, and also to assist the said Indians in building houses for themselves,

and in digging wells for water, and opening their lands.

ARTICLE XIX. The said four bands agree to remain upon their reserves, Bands agree to when they shall have settled thereon, and not, at any time, to leave them remain upon their in order to make crops elsewhere. And, if they should leave them, the reserves. Confederate States shall not be bound any longer to feed them or make them presents, or give them any assistance.

ARTICLE XX. The Confederate States also agree to furnish each warrior Rifle and ammuof the said four bands, who has not a gun, with a flint-lock rifle and nition to be furn-ammunition, which he agrees never to sell or give away, and the Confede-ished each warrier. rate States will punish any trader or other white man who may purchase one from them.

ARTICLE XXI. The Confederate States will invite all the other bands Promises made of the Ne-um or Comanches to abandon their wandering life and settle by the C. S. to the within the leased country aforesaid; and do promise them, in that case, they settle within the same protection and care as is hereby promised to the tribes and bands the leased country now residing therein; and that there shall be allotted to them reserves of and atone for good land, of sufficient extent, to be held and owned by them forever; and orimes committed. that all the other promises made by these articles, shall be considered as made to them also, as well as to the tribes and bands now residing on reserves; and that the same presents shall be made to them, and assistance given them in all respects; and the same things, in all respects, are also hereby offered the Cai-a-was and agreed to be given them, if they will settle in said country, atone for the murders and robberies they have lately committed, and show a resolution to lead an honest life; to which end the Confederate States send the Cai-a-was, with this talk, the wampum of peace and the bullet of war, for them to take their choice, now and for all time to come.

ARTICLE XXII. The Confederate States hereby guarantee to the mem- Indomnity for bers of the aforesaid four bands full indemnity for any horses or any other horses or other property that may be killed or stolen from them by any citizen of the property killed or Confederate States or by any other Indians: Provided, That the property, Provided if stolen, cannot be recovered and restored, and that sufficient proof is produced, to satisfy the agent that it was killed or atolen within the limits of the Confederate States.

tobedule.

ARTICLE XXIII. The Seminoles having asked the Confederate States to made to the Semi-pay them for certain horses stolen from them by some of the Ne-um, two noise for horses pay them for certain horses stolen from them by some of the Ne-um, two stolen, according years ago, and which the United States were bound to pay for if they to the annexed could not be recovered, the Confederate States have accordingly agreed to do so, at the time of making the treaty lately with the Seminoles; and they do hereby agree, in order that the Neum may not hereafter be troubled about the horses so taken, to pay for them the sums, and to the persons, mentioned in the schedule thereof hereunto annexed; but as the Seminoles allege that one or more of their horses is now here in the possession of some of the No-co-ni, Ta-ne-i-web, Ya-pa-rih-ca or Co-chotih-ca band of Ne-um, it is agreed that, if it be so, such horse or horses shall be given up, and the person in possession shall be compensated for the loss of the same. To this end, the Chiefs will let the Semipoles see all their horses; and, after this time, it is distinctly understood that no one can get any right to property by stealing it, and that no compensation will ever again be made to any one who has given up stolen property. And the Confederate States do hereby agree with the several persons from whom horses were stolen, and the heirs of such of them as are deceased, and whose names are found in the said schedule B, hereunto annexed, that they will pay, immediately upon the ratification of this treaty, through the agent for the Seminoles, the amount of loss sustained by each respectively, according to the said schedule, except for such horses as may be returned as above provided for and noted as returned on the said schedule.

Settlement of

ARTICLE XXIV. If any difficulty should hereafter arise between any of difficulties between the said four bands or any of their members, or between any of them and the bands on account of injuries any of the other tribes or bands settled on reserves, in consequence of to persons or prop the killing of any one, of the stealing or killing of horses, cattle or other stock, or of injury in any other way to person or property, the same shall be submitted to the agent of the Confederate States, who shall settle and decide the same equitably and justly, to which settlement all parties agree to submit, and such atonement and satisfaction shall be made as he shall

No private retion to be taken for injuries.

ARTICLE XXV. In order that the friendship which now exists between venge or retalia- the said several tribes and bands of Indians, now or hereafter settled in the said leased country, and the Choctaws and Chickasaws and the people of the Confederate States, may not be interrupted by the conduct of individuals, it is hereby agreed, that if any white man or any Choctaw or Chickasaw injures an Indian of any one of said tribes and bands, or if any one them injuries a white man or a Choctaw or Chickasaw, no private revenge or retaliation shall take place, nor shall the Choctaws or Chickssaws try the person who does the wrong, and punish, him in their courts, Offenders to be but he shall be tried and punished by the Confederate States, and the life

tried and punished of every person belonging to said tribes and bands shall be of the same by the C. S.

Punishment for value as the life of a white man; and any Indian or white man who kills killing without one of them without cause, shall be hung by the neck until he is dead. cause.

Peace and

ARTICLE XXVI. In case either of the bands of the Neum, with whom friendship between this convention is made, should not consent to come in and settle, and the C. S. and such should prefer to continue to live as they have heretofore, then there shall of the bands as still be peace and friendship between them and the people of the Confedecontinue to live as the best and the Cherokees, Mus-ko-kia, Seminoles, Chootaws and Chickasaws, and all the tribes and bands settled upon reserves in the country aforesaid; and all of the same shall travel, without injury or molestation, through the hunting grounds of the Ne-um, and shall be treated with kindness and friendship.

Texan troops to be withdrawn.

ARTICLE XXVII. It is further hereby agreed by the Confederate States, that all the Texan troops now within the limits of said lessed country shall be withdrawn across Red river, and that no Texan troops shall here-

after be stationed in forts or garrisons in the said country, or be sent into the same, except in the service of the Confederate States and when on the

war-path against the Cai-a-was or other hostile Indians.

ARECLE XXVIII. It is further agreed by the chiefs and head men of Other bands of the bands of the Ne-um who have signed this convention, that upon their suaded to come in return to their bands they will take this talk and the wampum of peace and rettle upon refrom the Confederate States and from the Mus-ko-kis, Seminoles, Choc-server and to make taws and Chickesaws, to the bands of the Ne-um, and tell them what they peace. have seen and heard, and persuade them also, if they can, to come in and settle upon reserves in the leased country, and at any rate to make peace by the time when the leaves fall before the next snows.

ARTICLE XXIX. It is agreed by the parties, that the making of this Friendly relations shall in no wise interrupt the friendly relations between the Ne-um and the Ne-um and the people of Mexico; and that the Confederate States desire people of Mexico that perfect peace should exist between the Ne-um and all the Mexicans. not interrupted by

ARTICLE XXX. This convention shall be obligatory on the bands whose this treaty.

When this Conchiefs and head men sign the same from the day of its date, and on the vention to be ob-Confederate States from and after its ratification by the proper authority. ligatory.

In perpetual testimony whereof, the said Albert Pike, as Commissioner, with plenary powers, of the Confederate States of America to the Indian nations and tribes west of Arkansas, for and on behalf of the said Confederate States, doth now hereunto set his hand and affix the seal of his arms; and Wi-na-hi-hi or the Drinking Eagle, Chief of the No-co-ni band of the Ne-um, and the undersigned head men of the same, for and in behalf of that band; and the same Wi-na-hi wa, Chief of the No-co-nis,. by special authorization and direction of Po-ho-wi-ti-quas-so, or Iron Shirt, the Chief of the Ta-ne-i-web band of the Ne-um, who has been present but is now absent mourning for a relative deceased, with Ke-e-na-toh-pa a head man of the Ta-ne-i-weh band, for and on behalf of the same; and Te-hi-a-quah, Chief of the Ya-pa-rih-ca band of the Ne-um, with the undersigned head men of the same, for and on behalf of the Ya-rih-ca band; and Ma-a-we, Chief of the Co-cho-tih-ca band of the Ne-um, with the undersigned head men of the same, for and on behalf of the Co-cho-tih-ca band, do now hereunto respectively set their

sixty-one.

hands and affix their seals. Done at the Witchita Agency aforesaid, on the twelfth day of August, in the year of our Lord, one thousand eight hundred and

ALBERT PIKE.

Commissioner of the Confederate States to the Indian Nations and tribes west of Arkaneas.

QUI-NA-HI-WL Principal Chief of the Noconi Band. Sub-Chief of the Noconie. KE-PA-HE-WA, Sub-Chief of the Noconis. CHO-O-SHI, Retired Chief of the Noconis. PO-HO-WI-TI-QUAS-SO. Principal Chief of Ta-ne-i-weh Band, by QUI-NA-HI-WĹ Principal Chief of the Noconi Band. KE-E-NA-TOH-PA,

Sub-Chief of the Te-ne-wi Band.

TE-HI-A-QUAH, Chief of the Ya-pa-rik-on Band. BIS-TE-VA-NA, Principal Chief of the Ya-pa-rih-ca Band. PE-HAI-E-CHI, Chief of the Ya-pa-rik-ca Band. MA-A-WE, Principal Chief of the Co-cho-tih-ca Band. CHO-CO-RA, Chief of the Co-cho-tih-on Band. TE-CO-WE-WIH-PA, Chief of the Co-cho-tih-ea Band.

Signed, sealed and copies exchanged in presence of us.

WM. QUESENBURY.

Secretary to the Commission. E. RECTOR,

Superintendent of Indian Affairs for the Confederate States.

M. LUPER.

Agent of the Wichita and offiliated bands of the Confederate States.

MOTY KINNAIRD.

Principal Chief of the Mur ko-kis.

JOHN JUMPEK

Principal Chief of the Seminoles.

To the Indian names are subjoined marks.

CHILLY McINTOSH, ISRAEL G. VORE W. WARREN JOHNSON, W. L. PIKE, JESSE CHISHOLM. H. P. JONES, CHARLES B. JOHNSON. J. J. STURM, WM. SHIRLEY. WM. H. FAULKNER.

Schedule A.

SCHEDULE A.

Of articles of merchandise, &c., agreed to be furnished annually, under the foregoing Convention, to the Comanches, Wichita, Buecos, Cado, Hadachoe, Anadaghcos, Tabuacaros, Kichais, Aionais, Shawnees and Delawares living in reserves in the country leased from the Choctaws and Chickasaws.

Blue drilling, warm coats, calico, plaid check, regatta cotton shirts, woolen shirts, beads, camp kettles, knives and forks, nails, augers, chopping axes, locks, hats, white drilling, brown domestic, thread, yarn and twine, ribbons, assorted colors, combs, butcher knives, large iron-spoons, hatchets and hammers, gimlets, fish-hooks, red, white and blue blankets, red and blue list cloth, shawls and handkerchiefs, shoes for men and women, tincups and buckets, coffee-pots and dippers, needles, scissors and shears, ammunition, including powder, lead, ffints and percussion caps, tobacco.

This is schedule A, of the treaty with the four bands of the Ne-um, to

which it is annexed as part thereof.

ALBERT PIKE, Commissioner.

Schedule B.

SCHEDULE B.

Of the citizens of the Seminole Nation who are to be paid under the 23d article of the foregoing treaty for the horses stolen from them by the Comanches and other tribes of Indians; and of the amounts to be paid for horses stolen by marauding bands of the Prairie Indians, in November, 1859, and November, 1860.

Names of claimants.	Number of horses stolen.	Value of horses stolen.				Amounts to be paid	
Pas-co-fa		2	at	\$ 75	each,	\$150	
•		. 3	"	50 70	44	150 70,	2370
Jenny	4	·ī	"	60	"	60	•
		1	44 44	50 40	"	50 40	
			"	20	"	80,	230
Amount carried forward,		•			1		\$600

SCHEDULE B .- CONTINUED.

Schedule B.

Names of claimants.	Number of horses stolen.	Value of horres stolen.		Amounts to be paid.	
Amount brought forward,				•	\$600
O-i-cus Hacho	2	1 at	1	\$ 65	
	1	1 "	1	50,	115
Cho la Fie si-co	1		1	50,	50
Fos Hut-chi	. 6	1		75	
	ì	1		35	
	1	2 "	40 each.	. 80	
		_	50 "	100,	290
Api-i-ca	2	1	i	50	
	3	1 .9 "		3 5,	85
	i	.2 "	50 each.	100	100
Tada la Mia ai sa	1		20	20,	120
I-o-fa-la Fic-si-oo		1 1 "			75
Ka-pit-cha Tust-i-nuc-ochi	3		60	60	100
	3	1 "	40 30	40,	100
A-i-ma-mi	3			30	
Pla lam ant	2	2 "	16 each.	32,	62
Fie-lum-mi		3 "	60 "		120
Hal-pa-ta Fio-si-co		١			75
Poh-kul-ka Pa-ho-si.		2 at	50 each.		100
F&-AO-81	3	1 "	60		100
V	2		40		
Mary		Mare as	50 COLL.		50
Kat che Ha-cho-chi	, ,	1 at 1 "	40		98
Fos Hut-chi Hacho		1 "	40		40
Ni-ha Fic-si-co	2	2 "	40		80
Ta-co-sa Hacho		1 "	50		50
Kat-cho-chi		1 "	40	40	ĐŪ
Mat-cno-cn:	. 2	1 "	20	20	60
Nalth-ka-put Tus ti-nuk-ki		1 "	30	20	00
	•	j "	25		
	l .	1 "	40	,	•
	i	` i "	25		
	j	2 "	29 each.	40,	170
Sa-ho-tah-ki	8	3 "	30 "	90	2.0
	ì	3 "	25 "	75	
		1 "	20 "	20	
	į.	î "	10 "	10,	195
George Cloud	1	-		,	45
Fos. hut-chi Co-cho-ni		1 "	50		
200-220-0112		î «	60		
		i "	85		
	1	î "	25 -		
	1	ī "	20		190
Sup-pa-ho-ho-yi	3	ĵ"	50		100
	1	i "	45		
	1	l î"	35		130
Kat-cha Pic-si-co Oe-tai-ah-chi	2	i "	60		200
	1 -	î «	50		110
	. 2	i "	50		
		i "	30		80
Sem-wi-i-ca	. 4	2 "	40 ca.	80	
	1	i «	35	35	
	1	i "	20	20,	135
Pa-hos Hacho	. 1	1 -		20,	45
Pa-lat-ho-ho-eyi	i î	!			50
		1 "	45	45	
Tua-ti-nuk Chan-co					
Tus-ti-nuk Chap-eo	•	1 "	80	30.	75

Received of Albert Pike, Commissioner of the Confederate States to the Indian Nations west of Arkansas, the sum of forty dollars in full pay-

TREATY WITH COMANCHES OF THE PRAIRIES.

ment of the within mentioned amount of forty dollars agreed to be paid to me.

Witness:

W. WARREN JOHNSON.

FOS-HUT-CHI HACHO,

This and the two preceding folios are Schedule B, of the treaty with the four bands of the Ne-um, to which they are annexed as a part thereof.

ALBERT PIKE, Commissioner.

Dec. 21, 1861.

RATIFICATION.

Ratification by Resolved, (two thirds of the Congress concurring,) That the Congress congress of the of the Confederate States of America do advise and consent to the ratification of the articles of a Convention made by Albert Pike, Commissioner of the Confederate States to the Indian Nations west of Arkansas, in behalf of the Confederate States, of the one part, and the No-co-ni, Ta-nie-we, Co-cho-tih-ca and Ya-pa-rich-ca Bands of the Ne-um or Camanches of the Prairies and Staked Plain, by their Chiefs and head men, who signed the same articles, of the other part, concluded at the Wichita Agency, near the False Washita river, in the country leased from the Choctaws and Chickasawa, on the twelfth day of August, in the year of our Lord, one thousand eight hundred and sixty-one, with the following

Amendments.

- amendments, to-wit:

 1st. In the last paragraph of article thirteen where occur the words, "but this article creates no obligation to deliver up Mexicans who may be prisoners." Strike out all after the words "up" and insert in lieu thereof the following words: other prisoners than inhabitants of the Confederate States or Territories thereof.
 - 2d. Strike out all of article twenty.
 - 3d. Strike out all of article twenty-seven.

TREATY WITH THE OSAGES.

OCTOBER 2, 1861.

ARTICLES OF A CONVENTION

Entered into and concluded at Park Hill, in the Cherokee Nation, on the October 2, 1861. second day of October, in the year of our Lord, one thousand eight hundred and sixty-one, between the Confederate States of America, by Albert Pike, their Commissioner, with full powers, appointed by the President, by virtue of an Act of the Congress in that behalf, of the one part, and the Great Osage Tribe of Indians, by its Chiefs and Headmen, who have signed these articles, of the other part.

ARTICLE I. The Great Osage Tribe of Indians and all the persons The Osage under thereof, do hereby place themselves under the laws and protection of the the protection of Confederate States of America, in peace and war, forever, and agree to be the C.S. true and loyal to them under all circumstances.

ARTICLE II. The Confederate States of America do hereby promise and The C. S. asfirmly engage themselves to be, during all time, the friends and protectors sume the protectof the Great Osage Tribe of Indians, and to defend and secure them in orate. the enjoyment of all their rights; and that they will not allow them henceforward to be in any wise troubled or molested by any power or

people, State or person whatever.

ARTICLE III. The Confederate States of America do hereby assure and The Osages to guarantee to the Great and Little Osage Tribes of Indians the exclusive have the possessand undisturbed possession, use and occupancy, during all time, as long as sion and use of the country benefit or as country secured to grass shall grow and water run, of the country heretofore secured to them them by the treaty by treaty with the United States of America, and which is described in with the U.S. the treaty of the second day of June, in the year of our Lord, one thousand eight hundred and twenty-five, as being thus bounded, that is to say: Beginning at a point due east of White Hair's Village, and twenty-five miles west of the western boundary line of the State of Missouri, fronting on a north and south line, so as to leave ten miles north and forty miles south of the point of said beginning, and extending west, with the width of fifty miles, to the western boundary of the lands ceded and relinquished by said nations by that treaty, which lands shall not be sold or ceded by the said tribes, nor shall any part thereof, to any nation or people, except to the Confederate States, or to any individuals whatever; and the same

shall vest in the Confederate States, in case the said tribes become extinct

or abandon the same.

Boundaries.

Reservation of agency.

ARTICLE IV. The right is hereby reserved to the Confederate States to lands for Indian select, in any unoccupied part of said country, a tract of two sections of land, as a reserve and site for an agency for the said tribes, which shall revert to the said tribes whenever it shall cease to be occupied for an agency.

· Establishment of posts.

Proviso.

ARTICLE V. The Confederate States shall have the right to establish in forts and military the said country such forts and military posts as they may deem necessary, and shall have the right to select for each such fort or post a tract of land one mile square, on which such fort or post shall be established: Provided, That if any person or persons have any improvements on any tract so selected, the value of such improvements shall be paid by the Government to the owner thereof.

Persons not to

ARTICLE VI. No person whatever, shall be permitted to settle or reside settle upon the upon the agency reserve, when it shall have been selected, except by the agency reserve, upon the agency reserve, which is said a fort or military post, nor upon any re-permission of the agent; nor upon any reserve for a fort or military post, and upon any re-permission of the agent; nor upon any reserve for a fort or military post, and upon any re-permission of the agent; nor upon any reserve for a fort or military post, and upon any re-permission of the agent; nor upon any reserve for a fort or military post, and upon any re-permission of the agent; nor upon any reserve for a fort or military post, and upon any re-permission of the agent; nor upon any reserve for a fort or military post, and upon any re-permission of the agent; nor upon any reserve for a fort or military post, and upon any re-permission of the agent; nor upon any reserve for a fort or military post, and upon any re-permission of the agent; nor upon any reserve for a fort or military post, and upon any re-permission of the agent; nor upon any re-permission of the agent; nor upon any re-permission of the agent and upon any re-permissio serve for forts, &c. except by the permission of the commanding officer; and every such reserve, for the agency or the forts or military posts, shall be within the

Free navigation

sole and exclusive jurisdiction of the Confederate States.

ARTICLE VII. The Confederate States shall forever have the right of of water courses. free navigation of all navigable streams and water courses, within or running through the country hereby assured and guaranteed to said tribes.

The Osage coun-

ARTICLE VIII. The Confederate States hereby guarantee that the try not to be in-country hereby secured to said Great and Little Osage Tribes shall never cluded within the bounds of any State or Territory, nor shall any of bounds of any be included within the bounds of any State or Territory, nor shall any of State or Territory, the laws of any State or Territory ever be extended over, or put in force or to be under the within, any part of the said country; and the President of the Confede-Protection rate States will cause the said tribes to be protected against all molestation

again at other or disturbance at the hands of any other tribe or nation of Indians, or of tribes or persons. any other person whatever; and he shall have the same care and superintendence over them as was heretofore had by the President of the United

States.

Hunting and killing of game.

ARTICLE IX. The members of the said Great and Little Osage Tribes of Indians shall have the right, henceforward, of hunting and killing game, in all the unoccupied country west of the possessions of the Cherokees, Seminoles, Choctaws and Chickasaws, without molestation from any quarter, being, while so engaged therein, under the protection of the Confederate States.

Perpetual peace tribes.

ARTICLE X. There shall be perpetual peace and brotherhood between and brotherhood the Great and Little Osage Tribes of Indians, and the Cherokees, Musko-Osages and other kies, Seminoles, Choctaws and Chickasaws, and the bands of Wichitas, Cado Hadachos, Huecos, Tawacaros, Anadaghcos, Toncawes, Kichais, Aionais, Shawnees and Delawares, living in the country leased from the Choctaws and Chickasaws, and the Peneteghoa, Noconi, Taneiwe, Yapa-

Injuries, &c., to rihea and Cochotihea bands of the Neum or Comanches; and every injury be forgiven and or act of hostility which either has heretofore sustained or met with at the hands of the other, shall be forgiven and forgotten.

The Osages and good neighbors to each other.

ARTICLE XI. The Great and Little Osage Tribes of Indians, and the said other nations to be several other nations, tribes and bands shall henceforth be good neighbors to each other, and there shall be a free and friendly intercourse among them. And it is hereby agreed by the said Great Osage Tribe, as has

erty in herses, cattle and stock.

already been agreed by all the others except the Little Osage Tribe, that Right of prop the horses, cattle and other stock and property of each nation, tribe or band, and of every person of each, is his or its own; and that no person belonging to the Great Osage Tribe shall, or will hereafter, kill, take away or injure any such property of another tribe or band, or of any member of any other tribe or band, or in any other way do them any harm.

Perpetual peace ARTICLE XII. Especially there shall be perpetual peace and friendship

between said Great Osage Tribe and the Cherokees, Mus-ko-kies, Seminoles, and friends hip between said Great Osage Tribe and the Unerokees, mus-ko-kees, commission, with the Cherokees Choctaws and Chickasaws, and the Chiefs and headmen of the said Great and other Indian Osage Tribe shall do all in their power to take and restore any negroes, nations. horses or other property stolen from white men, or from persons belonging Return of s'olen to either of said five nations, and to catch and give up any person among proper y. them, who may kill or steal, or do any other evil act.

ARTICLE XIII. In order that the friendship now established between the No private resaid Great Osage Tribe of Indians and the Confederate States and the venge or retaliasaid Great Osage Tribe of Indians and the Confederate States and the tion to be taken other Indian nations, tribes and bands aforesaid, may not be interrupted for injuries done to by the misconduct of individuals, or bands of individuals, it is hereby the Usages. agreed that for injuries done by individuals, no private revenge or retaliation shall take place, but instead thereof, complaint shall be made by the said Great Osage Tribe of Indians, when any individual thereof is injured. to the agent of the Confederate States for the Osages and other tribes, who shall investigate the complaint, and, if he finds it well-founded, shall report the same to the Superintendent, who will cause the wrong to be redressed, and the person or persons doing the wrong to be arrested, whether he be a white man or an Indian; and he or they shall be tried for the same agreeably to the laws of the Confederate States or of the State or Terri. ishment of wrong tory against which he may have offended, and be punished in the same doer. manner and with the same severity as if the injury had been done to a white man. And it is also agreed, that if any member of the Great Osage tribe shall do any injury to the person or property of any white man or of juries done by the a member of any other Indian nation or tribe under the protection of the Osages. Confederate States, the offender shall be given up to the agent, upon complaint made to him and on his demand, the wrong shall be redressed by him, and the offender be tried for the offence agreeably to the laws of the Confederate States, or of the State, Territory or nation against which he may have offended: Provided, That he shall be punished in no other manner nor with any greater severity than a citizen of the Confederate States, or of such State, Territory or nation would be, if he had committed

Mode of redress.

Trial and pan-

Redress for in-

Proviso.

Proceeding

Appeal.

When restitution

tribe.
When the value

the same offence. ARTICLE XIV. It is hereby further agreed that the Chiefs of the Great Horses or other Osage tribe shall use every exertion in their power to recover any horses or property stolen to other property that may be stolen from any citizen of the Confederate States owner. or from any member of any other Indian tribe under the protection of the Confederate States by any person or persons whatever, and found within the limits of their country; and the property so recovered shall be forthwith delivered to the owner or to the agent to be restored to him. If in any case the right to the property claimed is contested by the person in where right to possession, the agent shall summarily investigate the case, and upon hear-tested. ing the testimony of witnesses, shall decide the right to the property, and order it to be retained or delivered up accordingly. Either party may appeal from his decision to the superintendent, whose decision shall be final in all cases, the property, in the meantime, remaining in the custody of the agent. If in any case the exertions of the Chiefs to cause the restoration of stolen property prove ineffectual, and the agent is satisfied from the testimony that it was actually stolen, or received with knowledge of its being stolen, by any person belonging to the Great Osage tribe, he shall when restitution so report to the superintendent, with a copy of the testimony; which shall the value of the for that purpose be always reduced to writing; and the superintendent shall, property stolen to if satisfied from the testimony, deduct from the annuity of the tribe a sum be deducted from the annuity of the equal to the value of the property stolen.

ARTICLE XV. The Confederate States hereby guarantee full and fair payment to the owner, of the actual and full value of all horses and other of the property property stolen from any person or persons belonging to the Great Osage by the C. S. to the tribe, by any citizen of the Confederate States, or by any Indian of any owner.

other nation or tribe under their protection, in case the same cannot be recovered and restored, and upon sufficient proof being made before the superintendent or any agent of the Confederate States for any of such nations or tribes, that such property was actually stolen by a citizen, or citizens of the Confederate States, or by an Indian or Indians of any nation or tribe under their protection.

Agent and interpreter.

ARTICLE XVI. An agent for the Great and Little Osage tribes the Quapaws, Senecas and Senecas and Shawnees shall be appointed by the President, and an interpreter for the Great and Little tribes of Osages, for their protection and that their complaints may be heard by, and their

Where to reside wants made known to the President. The agent shall reside continually in the country of one or the other of said tribes or bands, and the inter-

Not to be absent preter shall reside among either the Great or Little Osages; and neither without leave. of them shall ever be absent from their posts, except by the permission of the superintendent.

No war to be egent.

ARTICLE XVII. None of the braves of the Great Osage tribe shall go waged or councils upon the war-path, against any enemy whatever, except with the consent the consent of the of the agent, or unless it be to pursue hostile bands of white men or Indians entering their country and committing murder, robbery, or other outrage when immediate pursuit is necessary; nor shall hold any talks or councils with any white men or Indians without his knowledge and consent. And they especially agree to attend no councils or talks in the country of any people, or with the officers or agents of any people, with whom the Confederate States are at war; and in case they do so, all the benefits secured to them by this treaty shall immediately and forever cease.

ARTICLE XVIII. The Confederate States will not permit any improper Who may live in the Osage persons to reside or be in the Great or Little Osage country, but only such country. persons as are employed by them, their officers or agents, and traders licensed by them, who shall sell to the Osages and buy from them, at fair prices, under such regulations as the President shall make from time to

time.

The stealing of property regarded as disgraceful.

ARTICLE XIX. To steal a horse or any other article of property from a white man or an Indian not at war with the Confederate States, shall always be regarded as disgraceful, and the Chiefs of the Osages will discountenance and prevent it by every means in their power. For if they should not there never could be any permanent peace.

The C. S. wish ments, &c.

ARTICLE XX. The Confederate States wish the Osages to settle upon the Osages to set and cultivate their land, build houses and dig wells, and by industry lands, build become enabled to support themselves; and in order to encourage and houses, &c., and assist them and because of the chattels and articles promised to the Great agree to furnish Osages and and Little Osages by the treaty of the eleventh day of Janthem with stock, Osages and and Little Osages by the treaty of the eleventh day of Jan-farming imple-uary, A. D., one thousand eight hundred and thirty-nine, a considerable portion never was furnished them, to-wit: twelve hundred hogs, seven hundred ploughs, seven hundred sets of horse-gear, eight hundred axes, and eight hundred hoes, the Confederate States agree to give them twelve hundred breeding hogs, fifty yoke of oxen with ox-wagons, horse-gear, ploughs, yokes, axes, spades and hoes, and other useful implements, to the value of fifteen thousand dollars, at the first cost in the place in the Confederate States where the same shall be purchased; of which stock, nine hundred hogs, forty yoke of oxen, and such implements as aforesaid to the value of eleven thousand dollars shall be given to the Great Oseges, and the residue to the Little Osages if they unite in this treaty. But such stock and implements shall only be issued from time to time, and to such persons as shall be reported by the agent to the superintendent to be engaged or ready to engage in farming, and who will take care of and profitably use the same, and be benefitted by them, and not sell, waste or destroy the same; upon which reports, and so only, the superinten

dent shall cause the issue to such persons only, of so much of said stock, and so many of said implements as he would be entitled to upon a distribution of all per capita; and it shall be the duty of the Chiefs and of the agent to see that what is so issued is not destroyed or wasted; and if waste or destruction can in no otherwise be prevented, to reclaim the same and issue them elsewhere.

ARTICLE XXI. The Confederate States also agree to build and put in Building of grist running order a grist and saw mill, at some suitable point in the Osage and saw mills and country, and to employ a miller for each mill for the term of nine years millers and assisfrom the date of this treaty, and an assistant to each for the same time; tants. the latter to be selected from the Osage Nation, and each of them to Compensation of receive two hundred and twenty-five dollars per annum as his compensa-millers and assistion; and each miller shall be furnished with a dwelling house; this tanta. article being agreed to by the Confederate States because the mill erected by the United States, under the treaty of the year one thousand eight hundred and thirty-nine, was burned down after being in operation only six years.

ARTICLE XXII. The Confederate States also agree, that the agent for Agent to employ the Osages shall be authorized to employ, for and during the term of ten agricultural and other laborers. years from the day of the signing of this treaty, ten agricultural and other laborers, to assist the Great and Little Osages in opening and preparing for cultivation their fields, and building their houses, who shall

be, at all times, under the control and direction of the agent. ARTICLE XXIII. For the same, purpose, the Confederate States will also provide, furnish and support for and during the term of twenty years from the date of this treaty, for the Great Osages upon and after the ratification of this treaty, and for the Little Osages when they shall become parties to this treaty, to each a blacksmith and an assistant who shall be one of their own people, and for each, annually, a sufficient assistant. supply of coal, with five hundred pounds of iron and sixty pounds of steel to the blacksmsth for the Great Osages, and two hundred and fifty steel. pounds of iron and twenty-five pounds of steel to the blacksmith for the Little Osages, that their farming utensils, tools and arms may be seasonably repaired; and also one wagon-maker for each; and will furnish each smith and wagon-maker with the necessary tools and with a shop, and Tools and shop to the wagon-maker with the necessary wood and other materials from time smith and wagon-maker, and wood, to time.

ARTICLE XXIV. The Confederate States will also furnish, at proper places, the Great and Little Osages with such medicines as may be ne-medical service. cessary, and will employ a physician for each, who shall reside among them, during the pleasure of the President.

ARTICLE XXV. The Confederate States also agree to furnish each Rife, ammuni-warrior of said Great Osage tribe, who has not a gun, with a good rifle tion, caps, &c., to be furnished each and a supply of powder and lead and percussion caps or flints, as soon as warr.or. it may be found practicable. The arms and ammunition are never to be given away, sold or exchanged, and the Chiefs will punish any one who so disposes of either; and the Confederate States will severely punish any trader or other white man who may purchase either from them.

ARTICLE XXVI. No State or Territory shall ever pass laws for the The Osages left government of the Osage people; and except so far as the laws of the themselves. Confederate States are in force in their country, they shall be left free to govern themselves, and to punish offences committed by one of themselves against the person or property of another: Provided, That if one Proviso. of them kills another, without good cause or justification, he shall suffer death, but only by the sentence of the Chiefs, and after a fair trial, all private revenge being strictly forbidden.

ABTIGLE XXVII. Every white man who marries a woman of the

Blacksmith and

Coal, iron and

Wagon-maker. sc., for the latter. Medicines and

The Osages left

White man who Osages, and resides in the Osage country, shall be deemed and taken, marries a woman even after the death of his wife, to be an Osage and a member of the of the Osages tribe in which he resides, so far as to be subject to the laws of the tribe Osage, so far as to in respect to all offences committed in its country against the person or

be subject to the property of another member of the tribe, and as not to be considered a white laws of the tribe. man committing such offences against the person or property of an Indian, within the meaning of the acts of the Congress of the Confederate Negroes and mu-States. And all negroes and mulattoes, bond or free, committing any lattoes in like man-such offence in said country shall, in like manner, be subject to the laws laws of the tribe. of the tribe.

Military and other roads.

ARTICLE XXVII. The Confederate States shall have the right to establish, open and maintain such military and other roads through any part of the Osage country, as the President may deem necessary, without making any compensation for the right of way, or for the land, timber

Compensation or stone used in constructing the same; but if any other property of the for property used tribe, or any other property on the improvements of an individual be or injured. used or injured therein, just and adequate compensation shall be made.

Granting of right

ARTICLE XXIX. The Confederate States may grant the right of way of way for rail- for any railroad through any part of the said country; but the company to which any such right may be granted shall pay the tribe therefor such sum as shall, in the opinion of the President, be its fair value; and shall also pay to individuals all damages done by the building of said road to their improvements or other property to such amount in each case as commissioners appointed by the President shall determine.

Intrusions and vented.

ARTICLE XXX. The agent of the Confederate States for the Osages settlement up on and other bands shall prevent all intrusions by hunters and others, upon the lands of the the lands of the Osages, and permit no white men or other Indians to Osages to be prosettle thereon, and shall remove all such persons, calling, if necessary, upon the military power for aid; and the commanders of military posts in that country shall be required to afford him such aid upon his requisition.

ARTICLE XXXI. If any trader or other person should purchase from Purchasers from the Orages of arti- any Osage any of the cattle or other chattels or articles given him by the C. S., to be the Confederate States, he shall be severely punished. punished.

ARTICLE XXXII. The Great and Little Osages may allow persons of The Orages may any other tribe of Indians to settle among them, and may receive from allow other In-them for their own benefit compensation for such lands as they may sell among them.

ARTICLE XXXIII. No citizen or inhabitant of the Confederate States

or assign to such persons.

Who not to parlands.

ture stock on their or member of any friendly nation or tribe of Indians shall pasture stock on the lands of the Osages; but all such persons shall have full liberty, Liberty given to at all times, and whether for business or pleasure, peaceably to travel in travel in their their country, on the roads or elsewhere, to drive their stock through country, and drive the same and to halt such reasonable time on the way as may be necesstock through the sary to recruit their stock, such delay being in good faith for that purpose and for no other.

Fagitives from ARTICLE XXXIV. Any person duly charged with a criminal offence justice to be sur- against the laws of the Confederate States, or of any State, or Territory, rendered. or of any Indian nation or tribe under the protection of the Confederate States, escaping into the Osage country, shell be promptly taken and delivered up by the Chiefs of the Osages, on the demand of the proper authority of the Confederate States, or of the State, Territory, nation or tribe within whose jurisdiction the offence shall be alleged to have

Laws declared

been committed. ABTICLE XXXV. In addition to the laws of the Confederate States to be in force in country, expressly applying to the Indian country, so much of their laws as provides for the punishment of crimes amounting to felony at common law

or by statute against their laws, authority or treaties, and over which the courts of the Confederate States have jurisdiction, including the counterfeiting the coir of the United States or of the Confederate States, or any other current coin, or the securities of the Confederate States, or the uttering of such counterfeit coin or securities; and so much of said laws as provides for punishing violations of the neutrality laws, and resistance to the process of the Confederate States; and all the acts of the provisional Congress providing for the common defence and welfare, so far as the same are not locally inapplicable; and the laws providing Jurisdiction of for the capture and delivery of fugitive slaves shall be in force in the Chalabki district. Osage country; and the district court for the Chalahki district, when established, shall have exclusive jurisdiction to try, condemn and punish offenders against those laws, to adjudge and pronounce sentence, and cause execution thereof to be done.

Jurisdiction of

ARTICLE XXXVI. Whenever any person who is a member of the Any member of Great or Little Osage tribe shall be indicted for any offence in any court the Osage tribe inof the Confederate States, or in a State court, he shall be entitled as of of the C. S. or common right to subposna, and if necessary to compulsory process for State court entiall such witnesses in his behalf as his counsel may think material for tied to process ture his defence; and the costs of process for such witnesses, and of the service thereof, and fees and mileage of such witnesses shall be paid by the and fees and mile-Confederate States; and whenever the accused is not able to employ ago of witnesses. counsel, the court shall assign him one experienced counsel for his may be assigned defence, who shall be paid by the Confederate States a reasonable com-counsel. pensation for his services, to be fixed by the court and paid upon the

certificate of the judgo.

ARTICLE XXXVII. It is hereby declared and agreed that the instiueages and cuetution of slavery in the said Great and Little Osage tribes is legal, and toms in regard to has existed from time immemorial; that slaves are personal property; slavery, declared that the title to slaves and other property having its origin in the said binding. tribes is to be determined by the laws and customs thereof; and that the slaves and personal property of every person domiciled in the country of the said tribes, shall pass and be distributed at his or her death, in accordance with the laws, usages and customs of the said tribes, which may be proved by oral evidence, and shall everywhere be held valid and binding within the scope of their operations. And if any slaves escape Laws of the C. from any of said tribes, the laws of the Confederate States for the S. for the capture capture and delivery of fugitive slaves shall apply to such cases, whether and delivery of futhey escape into a State or Territory or into any Indian nation or ply. tribe under the protection of the Confederate States; the obligation upon each such State, Territory, nation or tribe to deliver up the same, being in every case as complete as if they had escaped from a State, and the mode of procedure the same...

ARTICLE XXXVIII. The Great Osage Tribe of Indians hereby makes The Great Osage itself a party to the existing war between the Confederate States and the Tribe makes itself United States of America, as the ally and ward of the former; and, in a party to the exconsideration of the protection guaranteed by this treaty, and of their agrees to farmleh common interests hereby agrees to raise and furnish, whenever they men for the service. shall be called on, a force of five hundred men for the service of the Confederate States, or any less number, who shall receive the same pay Pay and allowand allowances as other troops of the same class in that service, and ances of the man. remain in the service as long as the President shall require; and, also, How long to to furnish any number of young men for scouts and runners, required by rerve. any general or other commanding officer of the Confederate States in nera the Indian country, who shall receive such compensation as such officer Compensation.

ARTICLE XXXIX. In consideration of the loyalty of the Great

Years.

applied.

The C. S. agree Osage Tribe, and of their readiness to place themselves under the proto expend for said tection of the Confederate States, and of their poverty, and of the great trib' \$15,000 an-eucly for twenty losses in horses and other property, sustained by them at the hands of lawless persons for many years, the Confederate States do hereby agree to expend for the benefit of the Great and Little Osage Tribes, for the full term of twenty years from the date of this treaty, the sum of fifteen How fund to be thousand dollars annually, of which sum five thousand dollars per annual shall be added to the interest on the school fund of the nation, hereinafter provided for, and ten thousand dollars shall be divided fairly in each year, after the Little Osage Tribe shall have united in this convention, between the two tribes in proportion to the number of souls in each; and the said sum of ten thousand dollar shall, in each year, be applied by the Superintendent to the purchase of such articles of clothing household utensils, blankets and other articles, as shall tend to the comfort of the Osages, and encourage them in their endeavors to improve, and which articles the agent shall distribute among them, in the same manner, and nearly as possible, as moneys would be distributed per capita: Provided, That in the distribution any person may be excluded by him, if reported by the chiefs to be worthless, idle or dissolute, or a bad and mischievous person; and that he may do the same upon his own knowledge, taking care, as far as may be, that only the good and worthy shall be the recipients of the bounty of the Government of the Confederate States.

Proviso.

Reservation and Osages for the support of schools.

ARTICLE XL. It is hereby agreed and ascertained, that by the sixth ands of land of the article of the treaty with the Great and Little Osages, of the second day of June, A. D., one thousand eight hundred twenty-five, it was agreed that from the lands ceded and relinquished by the Osages by that treaty, a reservation should be made of fifty-four tracts of land, of a mile square each, to be laid off under the direction of the President of the United States, and sold for the purpose of raising a fund to be applied to the support of schools, for the education of the Osage children, in such manner as the President might deem advisable for the attainment of that end; that fifty-four sections of land were accordingly Proceeds of saic; selected, and afterwards sold, and the proceeds of the same amounted to thirty-one thousand seven hundred and twenty-four dollars and two

how invested.

cents, which sum remains invested as follows, that is to say: In six per cent. stock of the State of Missouri, seven thousand

In United States six per cent. loan of one thousand eight hundred and forty-two, twenty-four thousand six hundred and seventy-nine dollars and fifty-six cents;

And in United States six per cent. loan, of one thousand eight hundred

and forty-seven, forty-four dollars and forty-six cents;

And as it will be useless for the Osages hereafter to expect anything from the justice of the United States, and the Confederate States de not desire that they should hereafter look to that quarter for any moneys; Annual interest it is, therefore, further hereby agreed, that the Confederate States will on waid sums to be hereafter pay, annually, on the first day of January in each year, perpetually, commencing with the year one thousand eight hundred and sixty-two, for the benefit of the Great and Little Osage Tribes, the sum of one thousand nine hundred and three dollars and forty-four cents, being the annual interest on said sums of money so as aforesaid in United States stocks and stocks of the State of Missouri, at the rate of six per cent. per annum, and will look to the State of Missouri for the payment of the principal and interest of said sum of seven thousand dollars, as invested in stocks of that State. To which sum shall be

paid by the C. S.

annually added, on the same day, commencing with the same year, the sum of five thousand dollars, part of the annuity provided for in the xxxix. Additional payarticle of this treaty, and the whole shall be applied by the agent to the xxxix. of this support and maintainance of the Osage manual labor school, now in treaty. operation at the mission on the Neosho river, as the said interest has heretofore been applied.

ARTICLE XLI. A tract of land of the quantity of two sections, or box school. two tracts of one section each, to be selected by the agent of the Confederate States for the Osages and other tribes, and in which or one of land to the school. which, the present site of the mission and its buildings is to be included, is hereby forever dedicated to the use of the Osage manual labor school, to be under the exclusive control of those who have charge of that institution, and for its exclusive use; and not to be sold or disposed

of, or applied to any other use or purpose whatsoever.

ARTICLE XLII. All just claims and demands against the United Claims of the States, of the Great Osage Tribe, or of any individual or individuals Great Osage Tribe thereof, not herein specified, arising or due under former treaties with against the C. S., under former treaties with under former treaties. the United States, are hereby assumed, and shall, after the restoration ties continued in of peace, be investigated by the President, and so far as they are found force as if the to be just, shall be paid in full by the Confederate States; and all pro-tabatics were made visions of the several treaties with the United States, made by the Osages, under which any rights or privileges were secured or guaranteed to the Great Osage Tribe, or to any individual or individuals of the same, and the place whereof is not supplied by any provision of this treaty, and the same not being obsolete or no longer necessary, and so far as they are not annulled, repealed, changed or modified by subsequent treaties or statutes, or are not so by this treaty, are hereby continued in force, as if the same had been made with the Confederate States.

ARTICLE XLIII. A general amnesty of all past offences against the laws of the United States or of the Confederate States, committed declared. before the signing of this treaty, by any member of the Great Osage Tribe, as such membership is defined by this treaty, is hereby declared; and all such persons, if any, charged with any such offence, shall receive from the President full and free pardon, and if imprisoned, or held to

bail, before or after conviction, shall be discharged.

ARTICLE XLIV. The Confederate States of America hereby tender The C. S. tender to the Little Osage Tribe the same protection and guarantees as are to the Little Osage hereby extended and given to the Great Osage Tribe, and the other Tribe the same benefits offered them specifically by this treaty; and if the said Little gugantees as are Osage Tribe shall give no aid to the enemies of the Confederate States, extended and and shall within any years from the density of the confederate States, extended and of the confederate States and of the confederate States. and shall, within one year from the day of the signing of this treaty, given to the Great enter into a convention whereby they shall unite in this treaty, and accept and agree to all the terms and conditions of the same, then it How the Little shall, to all intents and purposes, be regarded as having been made with Osage Tribe may become a party to them originally, and they be deemed and taken to be parties thereto, as this treaty. if they were now to sign the same.

ARTICLE XLV. This convention shall be obligatory on the Great When this tree to Osage Tribe of Indians from the day of its date, and on the Confederate to take affect. States from and after its ratification by the Senate or provisional

In perpetual testimony whereof, the said Albert Pike, as Commissioner, with plenary powers, on the part of the Confederate States, doth now hereunto set his hand and affix the seal of his arms; and, the undersigned; Chiefs and headmen of the Great Osage Tribe of Indians, do hereunto set their hands and affix their seals.

plied to support of Osage manual la-

Dedication of

General amnesty

Thus done in duplicate, at the place and upon the day, in the mostla and year first aforesaid.

ALBERT PIKE,

Commissioner of the Confederate States to the Indian Nations west of Arkansas.

KA-HI-KE-TUNG-KA. Chief of Clermont Band Great Geages.
PA-HIU-SKA,
Chief of White Hairs Band.
CHI-SHO-HUNG-KA. Chief of Big Hill Band. EHON-TAS-SAP-PE or BLACK DOG. Chief of Black Dog's Band. SHA-PE-SHING-KA or BEAVER Scoond Chief of White Hair's Band.
WASH-KA CHE,
Second Chief of Clermont's Band.
TA-WAN-CHE-HE, or TALL CHIEF, Second Chief of Big Hill Band. WA-HO PEK-EH, Second Chief of Black Dog's Band. WA-TA-EN-KA, or DRY FEATHER, Councillor of Clermont's Band. KAN-SE-KA-HRI. Councillor of Big Hill Band. KA-HI-KE WA-TA-EN-KA, KA-HI-KE SHING-KA, CHI-8HO-WATA-ENG-KA, E-E SHI-KA-HRI SHO-MEH-KAS-SÍ NI-IH-KA KI-PA-ÑA, BA-PEH-KU-YEH. WA-A-HAN-HA, HA-KA-SHE. WA-NO-PAH-SHE, SHING-KAKA-HÚ-**KB,**

WA-CHE-WA-HE,

NA-HIN-TA-PI. AH-KIH-TA-TUNG-KA WAH-KAN-TA-CHI-LEH. NI-KA-KA-HRI, SHA-A KE-TO-PA, TO-TI-NA-HE, O-LO-ING KA-SHL KA-WA-SI. WA-SHA-SHI WA-SHA-ON-CHI, WA-HU-NOMP-WA-AK-AN-CHI-LE, O-KI-PA-HRA TRE-NOM-PA-SHI, A-KI-KO-8HA. WA-TO-KI-KA O-SHANG-KE-TUNG-KA, CHE-E-SE-TUNG-KA, WA-TA-SHÓ-WB, I-KA-SHA-PE. A-NO-HRA-PI MIN-CHE-EH-MA. Wa-che-na-shi MA-HING-KA-HE TAN-WA-SHING-KA. MIINK-SHES-KA, TO-TA-NA-SHE KA-WA-KA-HII-KI, MU-KA-KE-SHING KA. GESSO CHOUTAU AUGUSTUS CAPTAIN, LOUIS J. CHOUTEAU.

Signed, sealed and delivered in presence of us.

WM. QUESENBURY,
Secretary to the Commissioner.

E. RECTOR,
Superintendent of Indian Afaire.
Cofoderate States.

ANDREW J. DORN,
Agent for Ocoges and other tribes,
Confederate States.

LOUIS P. CHOUTEAU,
Confederate States Interpreter for
Ocoges.
JOHN DREW,
GEORGE M. MURRELL,
J. W. WASHBOURNE,
W. WARREN JOHNSON,

To the Indian names are subjoined marks.

Dec. 20, 1861.

RATIFICATION.

Ratification by Resolved, (two-thirds of the Congress concurring,) That the Congress of the of the Confederate States of America do advise and consent to the ratiforaging treat fication of the articles of a convention made by Albert Pike, Commissioner Triba.

Since Triba in behalf of the Confederate States to the Indian nations west of Arkansas, in behalf of the Confederate States, of the one part, and the Great

Osage Tribe of Indians, by its Chiefs and headmen, who signed the same articles, of the other part, concluded at Park Hill, in the Cherokee Nation, on the second day of October, in the year of our Lord, one thousand eight hundred and sixty-one, with the following amendment:

AMENDMENT.

In article thirty-six, at the end of the words "or in a State Court," Amendment insert the following words: "Subject to the laws of the State."

TREATY THE SENECAS AND SENECAS AND SHAWNEES.

OCTOBER 478, 1861.

ARTICLES OF A CONVENTION

Oct. 4, 1861.

Entered into and concluded at Park Hill, in the Cherokee Nation, on the fourth day of October, in the year of our Lord, one thousand eight hundred and sixty-one, between the Confederate States of America, by Albert Pike, their Commissioner, with full powers, appointed by the President, by virtue of an act of Congress in that behalf, and the Seneca tribe of Indians, formerly known as the Senecas of Sandusky, and the Shawnees of the tribe or confederacy of Senecas and Shawnecs, formerly known as the Senecas and Shawnees of Lewistown, or the mixed bands of Senecas and Shawnees, each tribe for itself, by its Chiefs and warriors, who have signed these articles, of the other part.

The Senecas and the protection of the C. S.

ARTICLE I. The Seneca tribe of Indians, formerly known as the Shawness under Senecas of Sandusky, and the Shawness of the tribe or confederacy of Senecas and Shawnees, formerly known as the Senecas and Shawnees of Lewistown, or the mixed bands of Senecas and Shawnees and all the persons of each, do hereby place themselves under the laws and protection of the Confederate States of America, in peace and war forever, and agree to be true and loyal to them under all circumstances.

The C. S. assume Protectorate.

ARTICLE II. The Confederate States of America do hereby promise and firmly engage themselves to be, during all time, the friends and protectors of the Seneca tribe of Indians, formerly known as the Senecas of Sandusky, and the Shawnees of the tribe or confederacy of Senecas and Shawnees, formerly known as the Senecas and Shawnees of Lewistown or the mixed ands of Senecas and Shawnees, and to secure and defend them in the enjoyment of all their rights, possessions and property; and that they will not allow them henceforward to be in any wise troubled or molested by any power or people, State or person whatever.

Guarantee to the the U. S.

ARTICLE III. The Confederate States of America do hereby assure tibes of the coun and guarantee to the Seneca tribe aforesaid, and to the Senecas and by treaties with Shawnees, formerly known as the Senecas and Shawnees of Lewistown and patents from or the mixed bands of Senecas and Shawnees, in case the Senecas thereof should hereafter unite in this treaty, by a convention for that purpose made and concluded, or to the Shawnees thereof aforesaid alone, in case the said Senecas thereof should refuse so to unite herein, to each tribe or band respectively, the title in fee simple, as long as each, respectively, shall exist as a nation and remain thereon, and the exclusive possession and undisturbed use, occupancy and enjoyment, as long as grass shall grow and water run, of the country heretofore secured to each respectively, by treaties with, and patents from, the United States of America; and which countries are thus described and ascertained, that is to.sav:

By the treaty with the Senecas of Sandusky made and concluded on the twenty-eighth day of February, A. D., one thousand eight hundred and thirty-one, a country was ceded and granted to that tribe, therein described as "a tract of land situate on and adjacent to the northern boundary of the lands heretofore granted to the Cherokee Nation of Indians, and adjoining the boundary of the State of Missouri, which tract shall extend fifteen miles from east to west, and seven miles from north to south, containing about sixty-seven thousand acres, be the same more or less."

By the treaty made and concluded with the mixed bands of Seneca and Shawnee Indians residing at and around Lewistown, on the twentieth day of July, in the same year, a country was ceded and granted to these bands therein described as "a tract of land to contain sixty thousand acres, to be located under the direction of the President of the United States, contiguous to the lands granted to the Senecas of Sandusky by the treaty made with them at the city of Washington, on the twenty-eighth of February, eighteen hundred and thirty-one, and the Cherokee settlements; the east line of said tract shall be within two miles of the west lines of the lands granted to the Senecas of Sandusky, and the south line shall be within two miles of the north line of the lands held by the Cherokees;" and by the treaty made and concluded on the twenty-ninth day of December, A. D., one thousand eight hundred and thirty-two, with the united nation or tribe of Senecas and Shawnees, by which that united tribe ceded, relinquished and quit-claimed to the United States all their lands west of the Neosho or Grand river, the United States agreed to grant by patent, in the manner thereinafter mentioned, the country therein described as follows, that is to say: "The following tract of land lying on the east side of Neosho or Grand river, viz: Bounded on the east by the west line of the State of Missouri; south by the present established line of the Cherokee Indians; west by Neosho or Grand river; and north by a line running parallel with said south line, and extending so far from the present north line of the Seneca Indians from Sandusky, as to contain sixty thousand acres, exclusive of the land now owned by said Seneca Indians, (which said boundaries include, however, all the land heretofore granted said Senecas of Sandusky, on the east side of Grand river;" and which country included within said boundaries, the United States thereby agreed to grant, by two letters patent; the north half, in quantity, to the mixed bands of the Senecas and Shawnees of Ohio, or of Lewistown, and the south half to the Senecas from Sandusky; the whole to be occupied, in common, so long as the said tribes or bands should desire the same, and the grant to be in fee simple, but the lands not to be sold or ceded without the consent of the United States; which lands shall not be sold or ceded by the said tribes or bands, nor shall any part thereof to any nation or people, except to the Confed-sold or ceded exerate States, or to any individuals whatever, except as hereinafter provided; and the same shall vest in the Confederate States, in case the said tribes or bands, respectively, become extinct or abandon the same.

ARTICLE IV. The Seneca tribe of Indians aforesaid, and the Senecas May receive as and Shawnees alone, aforesaid, as the case may be, may respectively, tribe or permit to by a majority vote of the whole people of each, respectively, receive and settle upon their

ten is, the Indiana incorporate, each in itself, as members of the tribe, or permit to settle of certain other and reside upon the lands of the tribe, such Shawness of Kansas, or la-

lands.

Proviso.

dians of any other tribe, in amity with the Confederate States, as to it May sell or lease may seem good; and may sell such Indians portions of land, in fee or by land to such In-less estate, or lease them portions thereof for years or otherwise, and Who entitled to receive to itsown use the price and consideration of such sales or leases; and voto, hold office, it alone shall determine who are citizens of the tribe entitled to vote at share in annuities elections, hold office or share the annuities or other moneys of the tribe or the common or in the common lands: Provided, That when persons of another tribe shall once have been received as members of either of said tribes, they shall not be disfranchised or subjected to any other restrictions upon the right of voting, than such as shall apply to the Senecas or Senecas and Shawness respectively, themselves. But no Indians of any other tribe or band than these shall be permitted to come within their country to reside without the consent and license of the people of each tribe respectively.

Reservation of agency.

ABTICLE V. The right is hereby reserved to the Confederate States to band for Indian select in any unoccupied part of the country of either of said tribes or bands, if they should desire to do so, a tract of land one mile square as a reserve and site for an agency, for the said tribes and for the Quapaws and Osages, which shall revert to the tribe in whose country it is selected with the buildings thereon, whenever it shall cease to be occupied as an agency.

Forts and militury posts.

Proviso.

ARTICLE VI. The Confederate States shall have the right to establish in the said country such forts and military posts as they may deem necessary, and shall have the right to select for each such fort or post a tract of land one mile square, on which such fort or post shall be established: Provided, That if any person have any improvements on any tract so selected, the value of such improvements shall be paid by the Government to the owner thereof.

No sattlement egency reserve or f. r's, &c.

ARTICLE VII. No person whatever shall be permitted to settle or persaitted upon the reside upon the agency reserve, when it shall have been selected, except the reserve for by the permission of the agent, nor upon any reserve for a fort or military post, except by the permission of the commanding officer; and every such reserve, for the agency, or for forts or military posts, shall be within the sole and exclusive jurisdiction of the Confederate States.

The country of a "s thereof.

or parsons.

ARTICLE VIII. The Confederate States hereby guarantee that the th ribs not to be country hereby secured to the said Seneras and Seneras and Shawness the bounds of any shall never be included within the bounds of any State or Territory, nor bases or Territory shall any of the laws of any State or Territory ever be extended over, or or to be under the put in force within any part of the said country; and the President of the Confederate States will cause the said tribes to be protected against all Protection molestation or disturbance at the hands of any other tribe or nation of Indians, or of any other person or persons whatever; and he shall have the same care and superintendence over them as was heretofore had by the President of the United States.

Hunting and killing of game.

ARTICLE IX The members of the said Seneca tribe and the said Seneca and Shawnee mixed bands shall have the right, henceforward, of hunting and killing game, in all the unoccupied country west of the possessions of the Cherokees, Seminoles, Choctaws and Chickasaws, without molestation from any quarter, being while so engaged therein under the protection of the Confederate States.

Perpetual peace and other tribes.

ARTICLE X. There shall be perpetual peace and brotherhood between and directorhood the Seneca tribe and the Shawness aforesaid, and the Osages, Cherokees, between the Sone-Muskokis, Seminoles, Choctaws and Chickasaws and the bands of the Wichitas, Cado Hadachos, Huecos, Ta-na-ca-ros, Ana-dagh-cos, Ton-ca-wes, Ki-chais, Ai-nais, Shawnees and Delawares living in the country leased from the Choctaws and Chickasaws, and the Pen-e-tegh-ca, No-co-ni, Fanei-we, Ya-pa-rih-ca and Co-cho-tih-ca bands of the Ne-um or Comanches; and every injury or act of hostility which either has heretofore sustained Injuries, &c., to be forgiven and or met with at the hands of the other, shall be forgiven and forgotten.

ARTICLE XI. The Seneca tribe and the Shawness aforesaid, and the said The Senecas and several other nations, tribes and bands shall henceforth be good neighbors Shawness and other to each other, and there shall be a free and friendly intercourse among or tribes to be good them. And it is hereby accord by the said Seneral tribe and the said neighbors to each And it is hereby agreed by the said Seneca tribe and the said other. Shawness, as has already been agreed by all the others, that the horses, Right of propeattle and other stock and property of each nation, tribe or band, and erty in horsel, catevery person of each, is his or its own; and that no person belonging to tle, &c. the Senecas or Shawness aforesaid, shall or will hereafter kill, take away or injure any such property of another tribe or band or of any member of any other tribe or band, or in any other way do them any harm.

ARTICLE XII. Especially there shall be perpetual peace and friendship Perpetual peace between said Senecas and Shawness aforesaid, and the Osages, Quapaws, with the Osages Cherokees, Muskokis, Seminoles, Choctaws and Chickasaws; and the and other Indian Chiefs and headmen of the said Seneca tribe and Shawness shall do all in nations. their power to take and restore any negroes, horses or other property Return of stolen stolen from white men or from persons belonging to either of said five property. nations; and to catch and give up any person among them who may kill

or steal or do any other evil act.

ARTICLE XIII. In order that the friendship now established between the No private re-Seneca tribe and Shawness, the Confederate States and the other Indian venge or retalianations, tribes and bands aforesaid, may not be interrupted by the miscon- for injuries. duct of individuals, or bands of individuals, it is hereby agreed that for injuries done by individuals no private revenge or retaliation shall take place, but instead thereof complaint shall be made by the said Seneca tribe and Shawness when any individual thereof is injured, to the agent of the Confederate States for the Osages and other tribes, who shall investigate the complaint, and if he finds it well founded shall report the same to the superintendent, who will cause the wrong to be redressed, and the person doing the wrong to be arrested, whether he be a white man or an Indian; and he or they shall be tried for the same agreeably to the ifhment of wrong laws of the Confederate States or of the State or Territory against which doer. he may have offended, and be punished in the same manner and with the same severity, as if the injury had been done to a white man. And it is Regress for inalso agreed that if any member of the Seneca tribe or any one of the Senecas and Shaw-Shawnees shall do any injury to the person or property of any white man nees. or of a member of any other Indian nation or tribe under the protection of the Confederate States, the offender shall be given up to the agent upon complaint made to him, and on his demand, the wrong shall be redressed by him, and the offender be tried for the offence, agreeably to the laws of the Confederate States or of the State, Territory or nation against which he may have offended: Provided, That he shall be punished in no other manner nor with any greater severity than a citizen of the Confederate States or of such State. Territory or nation would be, if he had committed the same offence.

ARTICLE XIV. It is hereby further agreed that the Chiefs of the Senecas Horses or other and of the Shawness shall use every exertion in their power to recover any property stolen to horses or other property that may be stolen from any citizen of the Con-owner. federate States or from any member of any other Indian nation or tribe under the protection of the Confederate States, by any person or persons whatever, and found within the limits of their country; and the property so recovered shall be forthwith delivered to the owner or to the agent to be restored to him. If in any case the right to the property claimed is Proceeding where contested by the person in possession, the agent shall summarily investi-right to property gate the case, and upon hearing the testimony of witnesses, shall decide is contested. the right to the property, and order it to be retained or delivered up

Mode of redress.

Trial and pun-

Proviso.

Appeal.

of the tribe.

accordingly. Either party may appeal from his decision to the superintendent, whose decision shall be final in all cases, the property, in the mean-Where restitutime, remaining in the custody of the agent. If, in any case, the exertions tion cannot be of the Chiefs to cause the restoration of stolen property prove ineffectual, the property stolen and the agent is satisfied from the testimony that it was actually stolen; to be deducted or received with knowledge of its being stolen, by any person belonging from the annuity to the Seneca tribe or by any one of the Shawnees, he shall so report to the superintendent, with a copy of the testimony, which shall for that purpose be always reduced to writing; and the superintendent shall, if satisfied from the testimony, deduct from the annuity of the tribe a sum equal to the value of the property stolen.

When the value OWDOL.

ARTICLE XV. The Confederate States hereby guarantee full and fair of the property payment to the owner of the actual and full value of all horses and other stolen will be paid property stolen from any person or persons belonging to the Sances tribs. by the C. S. to the property stolen from any person or persons belonging to the Seneca tribe, or being of the Shawness aforesaid, by any citizen of the Confederate States or by any Indian of any other nation or tribe under the [ir] protection, in case the same cannot be recovered and restored, and upon sufficient proof being made before the superintendent or any agent of the Confederate States for any such nations or tribes, that such property was actually stolen by a citizen or citizens of the Confederate States or by an Indian or Indians of any nation or tribe under their protection.

Agentand interpreter.

ARTICLE XVI. An agent for the Great and Little Osage tribes, the Quapaws, Senecas and Senecas and Shawness shall be appointed by the President, and an interpreter for the Seneca tribe and one for the Shawnees for their protection, and that their complaints may be heard by, and their Where to reside. wants made known to the President. The agent shall reside continually in the country of one or the other of said tribes or bands, and the interpreter shall reside continually among the people for whom he is employed,

and neither of them shall ever be absent from their posts, except by the per-

mission of the superintendent.

Not to be absent without leave.

No councils to the consent of the

ARTICLE XVII. The Senecas and the Senecas and Shawness shall hold no be held except with talks or councils with any white men or Indians without the knowledge and consent of the agent of the Confederate States. And they especially agree to attend no councils or talks in the country of any people or with the officers or agents of any people with whom the Confederate States are at war; and in case they do so, all the benefits secured to them by this treaty shall immediately and forever cease.

Who may live in the country of the tribes.

ARTICLE XVIII. The Confederate States will not permit any improper persons to reside or be in the country of the Senecas, or in that of the Senecas and Shawness, but only such persons as are employed by them, their officers or agents, and traders licensed by them, who shall sell to the said Indians and buy from [them] at fair prices, under such regulations as the President shall make from time to time.

Tribes left free to govern them-

ARTICLE XIX. No State or Territory shall ever pass laws for the government of the Seneca tribe or of the Seneca and Shawnee people; and except so far as the laws of the Confederate States are in force in their country, they shall be left free to govern themselves, and to punish offences committed by one of themselves against the person or property of another: Provided, That if one of them kills another, without good cause or justification, he shall suffer death, but only by the sentence of the Chiefs, and after a fair trial, all private revenge being strictly forbidden.

Proviso.

ARTICLE XX. Every white man who marries or has married a woman of marries a woman the Senecas or of the Shawness and resides in the Seneca or Seneca and of the Senecas or the Senecas or of the Shawnees and resides in the Seneca or Seneca and the Shawnees Shawnee country, respectively, shall be deemed and taken even after the deemed to be a death of his wife, to be a member of the tribe in which he marries or has member of such married, so far as to be subject to its laws in respect to all offences comtribe, so far as to mitted in its country against the person or property of another member of

White man who

the tribe and as not to be considered a white man committing such offence be subject to its against the person or property of an Indian, within the meaning of the laws.

act of Congress of the Confederate States. And all negroes and mulat. Negroes and mutoes, bond or free, committing any such offence in said country shall, in ner subject to the

like manner, be subject to the laws of the tribe.

Military and

ARTICLE XXI. The Confederate States shall have the right to establish, open and maintain such military and other roads through any part of the other roads. Seneca or Seneca and Shawnee country as the President may deem necessary, without making any compensation for the right of way, or for the land, timber or stone used in constructing the same; but if any other property of the tribe, or any other property or the improvements of an individual be used or injured therein, just and adequate compensation shall be made.

Right of way for

ARTICLE XXII. The Confederate States may grant the right of way for any railroad through any part of the Seneca or Seneca and Shawnee railroads. country; but the company to which any such right of way may be granted shall pay the tribe therefor through whose country any part of the road runs such sums as in the opinion of the President be its fair value; and shall also pay to individuals all damages done by the building of said damages to indiroad to their improvements or other property to such amount in each case viduals. as commissioners appointed by the President shall determine.

Payment of

ARTICLE XXIII. The agent of the Confederate States for the Osages and other tribes shall prevent all intrusions by hunters and others upon the settlement upon. lands of the Senecas and of the Senecas and Shawnees, and permit no Senecas and Shawwhite men or other Indians to settle thereon, and shall remove all such ness to be prepersons, calling, if necessary, upon the military power for aid; and the vented. commanders of military posts in that or the adjoining country shall be required to afford him such aid upon his requisition.

Intrusions and the land of the

ARTICLE XXIV. No citizen or inhabitant of the Confederate States Who not to pasor member of any friendly nation or tribe of Indians shall pasture stock ture stock on their on the lands of the Senecas or Senecas and Shawnees, but all such lands. persons shall have full liberty, at all times, and whether for business or travel in their pleasure, peaceably to travel in their country, on the roads or elsewhere, country, and drive to drive their stock through the same and to halt such reasonable time stock through the on the way as may be necessary to recruit their stock, such delay being same. in good faith for that purpose and for no other.

Liberty given to

ARTICLE XXV. Any person duly charged with a criminal offence Surrender of ainst the laws of the Confederate States, or of any State or Territory fugitives from jusagainst the laws of the Confederate States, or of any State or Territory, fugit or of any Indian nation or tribe, under the protection of the Confederate States, escaping into the Seneca or Seneca and Shawnee country, shall be promptly taken and delivered up by the Chiefs of the Senecas or Senecas and Shawness, on the demand of the proper anthority of the Confederate States, or of the State, Territory, nation or tribe within whose jurisdiction the offence shall be alleged to have been committed.

ARTICLE XXVI. In addition to the laws of the Confederate States, expressly applying to the Indian country, so much of their laws as to be in force. provides for the punishment of crimes amounting to felony at common law, or by statute against their laws, authority or treaties, and over which the courts of the Confederate States have jurisdiction, including the counterfeiting the coin of the United States or of the Confederate States, or any other current coin, or the securities of the Confederate States, or the uttering of such counterfeit coin or securities; and so much of said laws as provides for punishing violations of the neutrality law, and resistance to the process of the Confederate States; and all the acts of the provisional Congress providing for the common defence and welfare, so far as the same are not locally inapplicable; and the laws providing for the capture and delivery of fugitive sleves, shall be in

Jurisdiction of force in the Seneca and the Seneca and Shawnee country; and the district court for district court for the Chalahki District, when established, shall have exclusive jurisdiction to try, condemn and punish offenders against those laws, to adjudge and pronounce sentence, and cause execution thereof to be done.

ARTICLE XXVII. Whenever any person, who is a member of the Any Seneca or Shawnee indicted Seneca or Seneca and Shawnee tribe, shall be indicted for any offence in in any court of the any court of the Confederate States, or in a State court, he shall be process for wit-entitled, as of common right, to subpoena, and, if necessary, to compul-

counsel.

nesses.

Sory process for all such witnesses in his behalf as his counsel may think

Costs of process material for his defence; and the costs of process for such witnesses

and fees and mileage of witnesses. and of the service thereof, and fees and mileage of such witnesses shall When accused be paid by the Confederate States; and whenever the accused is not may be assigned able to employ counsel, the court shall assign him one experienced counsel for his defence, who shall be paid, by the Confederate States, a reasonable compensation for his services, to be fixed by the court and

paid upon the certificate of the judge.

ARTICLE XXVIII. It is hereby declared and agreed that the institu-Existing laws, ARTICLE AAVIII. It is hereby declared and agreed that the institutusages and one-tion of slavery in the said Seneca and Seneca and Shawnee Tribes in toms in regard to legal, and has existed from time immemorial; that slaves are personal slavery declared property; that the title to slaves and other property having its origin in either of the said tribes is to be determined by the laws and customs thereof; and that the slaves and personal property of every person domiciled in the country of either of the said tribes shall pass and be distributed at his or her death, in accordance with the laws, usages and customs of the said tribes, which may be proved by oral evidence, and shall everywhere be held valid and binding within the scope of their opera-And if any slaves escape from either of the said tribes, the laws of the Confederate States for the capture and delivery of fugitive slaves shall apply to such cases, whether they escape into a State or Territory, or into any Indian nation or tribe under the protection of the Confederate States; the obligation upon each such State, Territory, nation or tribe to deliver up the same being, in every case, as complete as if they had escaped from a State, and the mode of procedure the same.

ARTICLE XXIX. The Seneca Tribe and the Shawnees of the Seneca

tection guaranteed by this treaty, and of their common interests, hereby agree to aid in defending their country against any invasion thereof by

The tribes made a party to the ext and Shawnee Tribe, hereby make themselves parties to the existing war isting war, and between the Confederate States and the United States of America, as the allies and wards of the former; and, in consideration of the proaid.

Pay of the war- the common enemy; and it is agreed that all warriors furnished by them riors.

for the service of the Confederate States, and which shall be mustered into that service, shall receive the same pay and allowances as other How long to troops of the same class therein, and remain in the service as long as the President shall require.

Debts due by the tribe.

ARTICLE XXX. It is further agreed and ascertained, by and between U. 8. to the Seneca the Confederate States and the said Seneca Tribe of Indians, formerly known as the Senccas of Sandusky, that the United States of America were, while the several States of the Confederacy were members of the same, and still remain indebted to the said Seneca Tribe, and had and still have in their hands moneys in trust for the said tribes, as follows. that is to say:

> By the fourth article of the treaty made with the Wyandot, Seneca and other tribes of Indians, on the twenty-ninth day of September, A. D., one thousand eight hundred and seventeen, the United States agreed and bound themselves to pay annually, forever, to the Seneca tribe, the sum of five hundred dollars, in specie, at Lower Sandusky;

By the fourth article of the treaty made the seventeenth day of September, A. D., one thousand eight hundred and eighteen, with the Wyandot, Seneca, Shawnee and Ottawa tribes of Indians, the United States agreed and bound themselves to pay, to the Senecas of Sandusky,

an additional annuity of five hundred dollars forever;

By the eighth article of the treaty with the Seneca Tribe of Sandusky, made on the twenty-eighth day of February, A. D., one thousand eighthundred and thirty-one, the United States agreed to sell the land thereby ceded to them by the said tribe, by that treaty; and it was that, after certain deductions therefrom to be made, as therein specified, any balance that might remain, of the proceeds of sale of such lands, should constitute a fund for the future exigencies of the tribe, on which the United States would pay to the Chiefs of the tribe, for the use and general benefit of the tribe, annually, five per centum as annuity; which sales being accordingly effected, the fund thus created amounted to five thousand dollars, which was invested by the United States, and yet remains invested, in five per cent. stock of the State of Kentucky, now held by the United States;

It is further hereby agreed and ascertained, by and between the Confederate States and the Shawnees, of the said Senecas and Shawnees of U.S. to the mixed Lewistown, that the United States of America were, while the several and Shawness. States of the Confederacy were members of the same, and still remain, indebted to the mixed bands of Senecas and Shawnees, and had and still have in their hands moneys in trust for the said tribe, as follows, that is

to say:

By the fourth article of the treaty, made with the Wyandot, Seneca, Shawnee and Ottawa tribes, on the seventeenth day of September, A. D., one thousand eight hundred and eighteen, the United States agreed and bound themselves to pay, "to the Shawnees and to the Senecas of Lewistown," an additional annuity of one thousand dollars forever;

By the eighth article of the treaty made with the mixed band of Seneca and Shawnee Indians, residing at and around Lewistown in the State of Ohio, on the twentieth day of July, A. D., one thousand eight hundred and thirty-one, the United States agreed to sell the lands ceded to them, by the Senecas and Shawnees, by that treaty; and it was also agreed that, after certain deductions, therein provided for, any balance of the proceeds of such lands that might remain should constitute a fund for the future necessities of the tribes, on which the United States would pay the Chiefs, for the use and general benefit of the said tribes, annually, five per centum, as an annuity, which sales being accordingly effected, the fund thus created amounted to sixteen thousand four hundred and sixty-six dollars and ten cents, which was invested by the United States, and yet remains invested, as follows, that is to say:

Six thousand dollars in five per cent. stock of the State of Kentucky; Seven thousand dollars in five and a half per cent. stock of the State

of Missouri:

Three thousand dollars in six per cent. stock of the State of Missouri; And four hundred and sixty-six dollars and ten cents in the United States six per cent. loan of the year 1847.

Which stocks are held by the United States, and the annual interest thereon amounted to the sum of eight hundred and ninety-two dollars

and ninety-six cents.

Therefore, and as the said Senecas and the Shawnees aforesaid are indigent, and have nothing to expect from the justice of the northern States, and will be greatly distressed if the annual payments are not promptly made, and as the Confederate States do not wish them any longer to look

by the C. S. to the Senecas and Shaw-Decs.

Annual payments to the northern States or receive any moneys from them, and are willing to agreed to be made make the necessary advances for the States of Missouri and Kentucky;

Therefore it is further agreed by the said Confederate States of America, that they will pay annually forever, in each and every year after the day of the signing of this treaty, on the first day of January in each year, commencing with the year one thousand eight hundred and sixtytwo, in money;

To the Seneca tribe, formerly known as the Senecas of Sandusky, to the chiefs, for the use and general benefit of the people, one thousand

two hundred and fifty dollars;

And to the Shawness, of the mixed bands of the Senecas and Shawness, formerly of Lewistown, or to the Senecas and Shawnees together, when the Senecas shall have united in this treaty, but until then, to the Shawnees alone, to the Chiefs, for the use and general benefit of the people, one thousand eight hundred and ninety-two dollars and ninety-six cents.

And it is further agreed by the Confederate States that they will look to the States of Missouri and Kentucky for re-payment of the principal and interest of the said sums so invested in their stocks.

Annuity due by

ARTICLE XXXI. Whereas, by the treaty made between the State of the State of New New York and the Cayuga tribe of Indians, in the month of June, in York to the Cayu- the year of our Lord, one thousand eight hundred and fifty, it was as members of the agreed that the said State should pay annually thereafter forever, on the first day of June in each year, to that portion of the Cayuga tribe which resided west, the sum of eleven hundred and forty-six dollars, which has been regularly paid until the present year, and the check of the Treasurer of the State of New York on the Commercial Bank of Albany, in that State, for the payment of the year eighteen hundred and sixty-one is in the hands of Andrew J. Dorn, the agent of the Osages and other tribes; and whereas, the Cayugas of the west, to whom the said annuity is payable, reside among and are fully accepted as members of the Seneca tribe aforesaid, with the exception of a few who reside among the Senecas and Shawnees, and the said annuity has, therefore, been in each year, by the consent of all, distributed by the agent among all, the Senecas, formerly known as the Senecas of Sandusky, and such Cayugas as reside among the Senecas and Shawnees, and the Cayugas as are willing it shall forever continue to be distributed; and whereas, by placing themselves under the protection of the Confederate States, the Senecas and Cayugas so entitled to said annuity will forfeit the same, and, in all probability, forever:

The C. S. agree

Therefore, it is hereby further agreed by the Confederate States, that to pay the said an they will pay hereafter annually forever, on the first day of January in each year, commencing with the year one thousand eight hundred and sixty-two, to the said Seneca tribe of Indians, including the Cayugas, and to the Cayugas residing among the Senecas and Shawnees jointly, the said sum of eleven hundred and forty-six dollars, in money; and that, if the said check should not be paid, they will also pay the amount thereof, to be in like manner distributed, on the first day of January, A. D., one thousand eight hundred and sixty-two: Provided, That if the State of New York should, at any time hereafter, resume the regular payment of the said annuity, then the Confederate States shall no longer,

Proviso.

Annuity to be while it continues to do so, be bound to pay the same. ARTICLE XXXII. Inasmuch as the Seneca tribe and the Senecas and the Seneca tribe Shawness have received among them persons of the Wyandot tribe, to including certain the number of one hundred and thirteen, and have given them land to follows, Wyan live on, without charge, and in consideration of the loyalty of the Seneca tribe. dots, and Senecas including the Cayugas and Mohawks, who are members of the tribe of the

paid by the C. B. to

Senecas aforesaid, and of the Wyandots who reside among them, and of of the mixed their great necessities, the Confederate States do hereby further agree that bands.

they will expend in each and every year hereafter, for the term of twenty years from the day of the signing of this treaty, commencing with the year one thousand eight hundred and sixty-two, and in the early part of each year, the sum of two thousand four hundred dollars, for the benefit of the Seneca tribe, including the Cayugas and Mohawks, who form part of the tribe of the Shawness aforesaid, forming part of the mixed bands of Senecas and Shawness, of the Wyandots residing among each, and of the Senecas of the said mixed bands, if they shall unite in this treaty, but not otherwise, which sum of money shall be annually expended in the purchase by the superintendent, at first cost at the place of purchase in the Confederate States, of such articles of clothing, blankets, utensils, and other useful articles as he shall, aided by the report and recommendation of the agent in each year, judge to be most desirable, and as will conduce to the health and comfort of the Indians; and which articles shall be annually distributed by the agent as equally as possible among the persons com-articles purchased. posing the Seneca tribe as aforesaid, the Shawnees and Wyandots aforesaid, and the Senecas of the said mixed bands of Senecas and Shawnees; in which distribution, however, regard may be had by the agent, by the advice of the Chiefs, to the character and circumstances of the recipients. and the needy who are industrious and worthy be especially provided for,

and the idle and disolute not be encouraged. ARTICLE XXXIII. The Senecas and the Senecas and Shawness not being able to maintain schools among them, and being anxious their children should not grow up in ignorance, the Confederate States hereby agree to build a comfortable school-house in each tribe, and that they will employ, during the term of twenty years, a competent male teacher and a competent female teacher, pay their salaries and furnish the schools with the salaries. necessary stationery and such books as are needed for instruction in com-books. mon schools. The repairs of school-houses shall be made, and fuel fur- Repairs of school

nished, by the Senecas the Senecas and Shawnees and Wyandots them-houses and fuel. selves; and the schools shall be open to the children of all alike.

ARTICLE XXXIV. Whenever it shall be desired either by the Sene- Division of joint cas or the Shawnees of the mixed bands, after the said Senecas shall annuity between have united in this treaty, a division of their joint annuity of one thou- the Shawnees of sand eight hundred and ninety-two dollars and ninety-six cents shall be the mixed bands. made between them, in the ratio of their numbers, and each band shall thereafter receive to its sole use the share of the said annuity belonging to it, as thus determined, whatever their respective numbers may afterwards be.

ARTICLE XXXV. The Confederate States will also furnish the Senecas, formerly of Sandusky, and the Shawness aforesaid, and the Senecas medical services. of the mixed bands when they shall have united in this treaty, with such medicines as may be necessary, and will employ a physician for them and for the Quapaws, who shall reside at a convenient place in the country of one or the other tribe, during the pleasure of the President; and any physician employed shall be discharged by the superintendent and another be employed in his place, in case of incompetency or inattention to his duties.

ARTICLE XXXVI. The Confederate States also agree to employ a blacksmith for the Senecas, and one for the Senecas and Shawness for, assistant. and during the term of, twenty years from the date of this treaty, and an assistant for each, who shall be one of the Seneca or Shawnee people, Shop and tools and receive a compensation of two hundred and fifty dollars per annum. and coal, iron and And they will also furnish each blacksmith a dwelling house, shop and steel.

How expended.

Distribution of

School bouses.

Teachers: their

Stationery and

Medicines and

Blacksmith and

tsols, and supply each shop with coal and with six hundred pounds of iron and one hundred pounds of steel annually.

Wagon-maker

ARTICLE XXXVII. The Confederate States will also employ one and wheelwright wagon-maker and wheelwright for the Senecas, and one for the Senecas and Shawness for, and during the term of, twenty years from the date of Shop, tools and this treaty, and furnish each with a dwelling house, shop, tools, and the necessary materials.

materials.

ARTICLE XXXVIII. The Confederate States also hereby agree to Grist and saw build and put in running order for the Senecas and the Senecas and Shawnees, at some suitable point in their country, convenient to both, to be selected by the agent, a good grist and saw mill, and to deliver the same, when completed, to the Seneca and Seneca and Shawnee people, whose joint, absolute property it shall at once become. And the Confederate States will also employ, for the term of ten years, an experienced miller for each mill, to be selected, if possible, from among the Senecas or Shawness, and if such millers can be had at a compensation not exceeding six hundred dollars for each per annum.

Millers.

mills.

Rifle and amwarrior.

ARTICLE XXXIX. The Confederate States hereby agree to furnish munition for each each warrior of the Seneca Tribe, and of the Shawnees, aforesaid, and of the Senecas of the mixed bands, aforesaid, when they shall have united in this treaty, who has not a gun, with a good riffe, and also to furnish each warrior of the same; with a sufficient supply of ammunition

Trader to be during the war. punished for purchasing articles

ty dealared.

ARTICLE XL. If any trader or other person should purchase from the given by the C. S. Senecas or Shawness, aforesaid, any of the articles given them by the

General amnes- Confederate States, he shall be severely punished.

ARTICLE XLI. A general amnesty of all past offences against the laws of the United States, or of the Confederate States, committed before the signing of this treaty, by any person of the Seneca Tribe, or by any Shawnee of the mixed bands, is hereby declared; and all such persons, if any, charged with any such offence, shall receive from the President full and free pardon, and if imprisoned or held to bail, before or after conviction, shall be discharged.

Protection and

ARTICLE XLII. The Confederate States of America hereby tender to guarantees ex-the Senecas, of the mixed bands of Senecas and Shawness, the same necas of the mix protection and guarantees as are hereby extended and given to the ed bands of Sene Seneca Tribe, and to the Shawness aforesaid, and the other benefits cas and Shawness offered to the said Senecas specifically by this treaty; and if the said Senecas, of the mixed bands, shall give no aid to the enemies of the

May become Confederate States, and shall, within one year from the day of the parties to this signing of this treaty, enter into a convention whereby they shall unite in this treaty, and shall accept and agree to all the terms and conditions of the same, then it shall, to all intents and purposes, be regarded as having been originally made with them also, and they be deemed and taken to be parties hereto as if they were now to sign the same.

When thirtreaty to take effect.

ARTICLE XLIII. This convention shall be obligatory on the Senece Tribe, and on the Shawnees, aforesaid, of the mixed bands, from the day of its date, and on the Confederate States from and after its ratification by the Senate or provisional Congress.

In testimony whereof, the said Albert Pike, as Commissioner, with

plenary powers, on the part of the Confederate States, doth now hereunto set his hand and affix the seal of his arms; and the undersigned, Chiefs and headmen of the Seneca Tribe of Indians, and of the Shawness of the mixed bands of Senecas and Shawnees, do hereunto set their hands and affix their scale.

Thus done in duplicate, at the place and upon the day, in the month and year first aforesaid.

ALBERT PIKE,

Commissioner of the Confederate States to the Indian Nations west of Arkansas.

LITTLE TOWN SPICER,

Principal Chief of Sennea Tribe.

SMALL CLOUD SPICER,

Second Chief of Seneca Tribe.

MOSES CROW,

Councillor of Seneca Tribe.

JOHN MUSH,

Councillor of Seneca Tribe.

GEORGE SPICER,

Councillor of Seneca Tribe.

JOHN SMITH,

JAMES KING,

ISAAC WARRIOR,

JIM BIG-BONE

JO CROW.

BUCK ARMSTRONG.

DAVID SMITH,
GEORGE KERON,
C. S. Interpreter for the Seneca Tribe.
[Warriore of the Seneca Tribe.]
LEWIS DAVIS,
Principal Chief of the Senecae and
Shawnese.

JOSEPH MOHAWK,
Second Chief of the Shawnese.
JOHN TOMAHAWK,
WHITE DEER,
Councillor of the Shawnese.
SILAS DOLIGHERTY

SILAS DOUGHERTY,

Councillor of the Shaumeee.

WILLIAM BARBEE,

C. S. Interpreter for the Shawness.

Signed, sealed and delivered in presence of us.

WM. QUESENBURY,
Secretary to the Commissioner.
E. RECTOR,
Superintendent of Indian Affaire C. S.
ANDREW J. DORN,
C. S. Agent for Osages, Senecas, etc.
W. WARREN JOHNSON,
LUTHER H. PIKE,
J. W. WASHBOURNE,

To the Indian names are subjoined marks.

RATIFICATION.

Besolved, (two-thirds of Congress concurring,) That the Congress of the Confederate States of America, do advise and consent to the ratification of the articles of a convention, made by Albert Pike, Commissioner Ratification of the Confederate States to the Indian nations west of Arkansas, in Congress of the behalf of the Confederate States, of the one part, and the Seneca Tribe of treaty with the Senecas formerly known as the Senecas of Sandusky, and the Shawness of necas and Shawness of Senecas and Shawness of Senecas and Shawness of Lewistown, or the mixed bands of Senecas and Shawness, each tribe for itself, by the chiefs and warriors who signed the same articles, of the other part, concluded at Park Hill, in the Cherokee Nation, on the fourth day of October, in the year of our Lord, one thousand eight hundred and sixty-one, withe following amendment:

AMENDMENT.

In article twenty-seven, at the end of the words "or in a State court," Amendment add the following words: "subject to the laws of the State."

Norm.—The amendment was agreed to and ratified by the Senecas and Shawness as a part of the treaty.

25

TREATY WITH THE QUAPAWS.

OCIOBER 44s, 1861.

ARTICLES OF A CONVENTION

Entered into and concluded at Park Hill, in the Cherokee Nation, on the Qct. 4, 1861. fourth day of October, in the year of our Lord, one thousand eight hundred and sixty-one, between the Confederate States of America, by Albert Pike, their Commissioner, with full powers, appointed by the President, by virtue of an Act of the Congress in that behalf, of the one purt, and the Quapaw Tribe of Indians, by its Chiefs and warriors, who have signed these articles, of the other part.

The Quapaws ARTICLE I. The Quapaw Tribe of Indians, and all the persons thereof, under the protection of the Confedetion of the Confedetion of the Confedetion of the C. S. rate States of America, in peace and in war, forever, and agree to be true and loyal to them under all circumstances.

The C. S. assume the protectorate.

ARTICLE II. The Confederate States of America do hereby promise and firmly engage themselves to be, during all time, the friends and protectors of the Quapaw Tribe of Indians, and to defend and secure them in the enjoyment of all their rights; and that they will not allow them henceforward to be in any wise troubled or molested by any power or people, State or person whatever.

Guarantee to the with the U. S.

ARMOLE III. The Confederate States of America do hereby assure and Quapaws of the guarantee to the Quapaw Tribe of Indians, the exclusive and undisputed country secured to guarantee to the Suspan Tribe of Indiana, the exclusive and their street y possession, use and occupancy, during all time, as long as grass shall grow and water run, of the country heretofore secured to them by treaty with the United States of America, and which is described in the treaty of the thirteenth day of May, A. D., one thousand eight hundred and thirty-three, as follows, that is to say: "One hundred and fifty sections of land, west of the State of Missouri, and between the lands of the Senecas and Shawnees, not heretofore assigned to any other tribe of Indians;" and as the same was afterwards selected and assigned to said Quapaw Tribe, and is now Lands not to be held and occupied by them; which lands shall not be sold or ceded by said sold or ceded ex- tribe, nor shall any part thereof, to any nation or people, except to the

cept to the C. S.

Confederate States, nor to any individuals whatever, except as hereinafter provided, and the same shall vest in the Confederate States, in case the said tribe becomes extinct or abandons the same. ARTICLE IV. The right is hereby reserved to the Confederate States to and for Indian select, in any unoccupied part of said country, if they shall desire to de

so, a tract of land, one mile square, as a reserve and site for an agency for the said tribe, which shall revert to the said Tibe, with all the buildings

thereon, whenever it shall cease to be occupied for an agency.

Rocis and military posts.

concy.

ARTICLE V. The Confederate States shall have the right to establish in the said country such forts and military posts as they may deem necessary, and shall have the right to select for each such fort or post, a tract of land, one mile square, on which such fort or post shall be established:

Provided. That if any person have any improvements on any tract so selected, the value of such improvements shall be paid by the Government to the owner thereof.

ARTICLE VI. No person whatever shall be permitted to settle or reside. No settlement spon the agency reserve, when it shall have been selected, except by per-permitted upon the spon the agency reserve, when it shall have been selected, except by per-agency reserve or mission of the agent; nor upon any reserve for a fort or military post, the reserve for except by the permission of the commanding officer; and every such reserve forts, &c. for forts or military posts, shall be within the sole and exclusive jurisdiction of the Confederate States.

ARTICLE VII. The Confederate States hereby agree that the country of hereby secured to the said tribe shall never be included within the bounds of the Quapaws not any State or Territory, nor shall any of the laws of any State or Territory to be included ever be extended over, or put in force within, any part of the said country; of any State or and the President of the Confederate States, will cause the said tribe to be Territory or to be protected against all molestation or disturbance at the hands of any other under the laws table or nation of Indians, or of any other person or persons whatever; and thereof. he shall have the same care and superintendence over them as was here-againstother tribes tefore had by the President of the United States.

ARTICLE VIII. The members of the said Quapaw Tribe of Indians shall Hunting and have the right, henceforward, of hunting and killing game in all the unoc-killing of game. capied country west of the possessions of the Cherokees, Seminoles, Choctaws and Chickasaws, without molestation from any quarter, being, while so engaged therein, under the protection of the Confederate States.

ARTICLE IX. There shall be perpetual peace and brotherhood between Perpetual peace the Quapaw Tribe of Indians and the Osages, Senecas, Senecas and Shaw-and brotherhood nece, Mus-ko-kis, Seminoles, Choctaws and Chickasaws, and the bands of between the Qua-Wichitas, Cado-ha-da-chos, Hue-cos, Ta-wa-caros, An-a-dagh-cos, Ton-ca-tribus. wes, Ki-chais, Ai-o-nais, Shawnees and Delawares, living in the country leased from the Choctaws and Chickasaws, and the l'en-e-tegh-cs, No-co-ni, Ta-nei-we, Ya-pa-rih-ca, and Co-cho-tih-ca bands of the Ne-um or Coman- Injuries, &c., to ches; and every injury or act of hostility which either has heretofore sue be forgiven and tained or met with at the hands of the other, shall be forgiven and forgotten. forgotten.

ARTICE X. The Quapaw Tribe of Indians, and the said several other The Quapaw's mations, tribes and bands shall henceforth be good neighbors to each other, and other tribes to and there shall be a free and friendly intercourse among them. And it is to each other, hereby agreed by the said Quapaw Tribe, as has already been agreed by all the others that the horses, cattle and other stock and property of each. Right of proper nation, tribe or band, and of every person of each, is his or its own; and ty in horses, casethat no person belonging to the Quapaw Tribe, shall or will hereafter kill, tie, &c. take away or injure any such property of another tribe or band, or of any member of any other tribe or band, or in any other way do them any

ARTICLE XI. Especially there shall be perpetual peace and friendship Perpetual peace between said Quapaw Tribe and the Osages, Senecas, Senecas and Shaw-and frien dantip nees, Cherokees, Mus-ko-kis, Seminoles, Choctaws and Chickasaws, and with the Osa the Chiefs and headmen of the said Quapaw Tribe, shall do all. in their nations. power to take and restore any negroes, horses or other property stolen. Return of ste from white men or from persons belonging to either of said nations and property. tribes; and to catch and give up any person among them who may kill or steal or do any other evil act.

ARTICLE XII. In order that the friendship now established between No private the said Quapaw Tribe of Indians and the Confederate States and the venge or retailsother Indian nations, tribes and bands aforesaid, may not be interrupted for injeries dense by the misconduct of individuals or bands of individuals, it is hereby to the Quepaws. agreed that for injuries done by individuals, no private revenge or retaliation shall take place, but instead thereof, complaint shall be made Mode of redress. by the said Quapaw Tribe of Indians, when any individual thereof is

or persons.

paws and other

injured, to the agent of the Confederate States for the Osages and other tribes, who shall investigate the complaint, and if he finds it wellfounded, shall report the same to the Superintendent, who shall cause the wrong to be redressed, and the person doing to be arrested whether Trial and pun-he be a white man or an Indian; and he or they shall be tried for the

dòer.

GEAPANS.

ishment of wrong same agreeably to the laws of the Confederate States, or of the State or Territory against which he may have offended, and be punished in the same manner and with the same severity, as if the injury had been Redress for in-done to a white man. And it is also agreed that if any member of the furies done by the Quapaw Tribe shall do any injury to the person or property of any white man or of a member of any other nation or tribe, under the protection of the Confederate States, the offender shall be given up to the agent, upon complaint made to him, and on his demand, the wrong shall be redressed by him, and the offender be tried for the offence, agreeably to the laws of the Confederate States, or of the State, Territory or nation against which he may offended: Provided, That he shall be punished in no other manner, nor with any greater severity, than a citizen of the Confederate States, or of such State, Territory or nation would be, if he had committed the same offence.

Proviso.

Horses or other

ARTICLE XIII. It is hereby further agreed that the Chiefs of the preperty stolen to Quapaw Tribe shall use every exertion in their power to recover any be returned to horses or other property that may be stolen from any citizen of the Concerner. federate States, or from any member of any other Indian nation or tribe under the protection of the Confederate States, by any person or persons whatever, and found within the limits of their country; and the property so recovered shall be forthwith delivered to the owner or to the agent to Proceed in g be restored to him. If, in any case, the right to the property claimed

Appeal.

where right to pro- is contested by the person in possession, the agent shall summarily inves-perty is contested. tigate the case, and, upon hearing the testimony of witnesses, shall decide the right to the property, and order it to be detained or delivered up accordingly. Either party may appeal from his decision to the Superintendent, whose decision shall be final in all cases, the property in the Where restors meantime remaining in the custody of the agent. If, in any case, the tion cannot be exertions of the Chiefs to cause the restoration of stolen property prove made, the value of ineffectual, and the agent is satisfied from the testimony that it was the property stolen and the agent is satisfied from the testimony that it was to be deducted actually stolen, or received with knowledge of its being stolen, by any from the annuity of person belonging to the Quapaw Tribe, he shall so report to the Superintendent, with a copy of the testimony, which shall, for that purpose, be always reduced to writing; and the Superintendent shall, if satisfied from the testimony, deduct from the annuity of the Tribe a sum equal to the value of the property stolen.

ARTICLE XIV. The Confederate States hereby guarantee full and fair When the value of the property payment, to the owner, of the actual and full value of all horses and to the C. S. to the other property stolen from any person or persons belonging to the Quapaw Tribe, by any citizen of the Confederate States, or by any OWEST. Indian of any other nation or tribe under their protection, in case the same cannot be recovered and restored, and upon sufficient proof being made before the Superintendent, or any agent of the Confederate States, for any such nations or tribes, that such property was actually stolen by a citizen or citizens of the Confederate States, or by an Indian or Indians

of any nation or tribe under their protection.

Agent and Interprotor.

ARTICLE XV. An agent for the Great and Little Osage Tribes, the Quapaws, Senecas, and Senecas and Shawnees shall be appointed by the President, and an Interpreter for the Quapaw Tribe for their protection, and that their complaints may be heard by and their wants made known Where to reside, to the President. The agent shall reside continually in the country of one or the other of said tribes or bands, and the interpreter shall reside

continually amongst the Quapaws, and neither of them shall ever be Not to be absent absent from their posts, except by permission of the Superintendent.

ARTICLE XVI. None of the braves of the Quapaw Tribe shall go No war to be upon the war path, against any enemy whatever, except with the consent waged or counsels of the agent, or unless it be to pursue hostile bands of white men or the consent of the Indians entering their country and committing murder, robbery or other agent. outrage, when immediate pursuit is necessary; nor shall hold any talks or councils with any white men or Indians without his knowledge and And they especially agree to attend no councils or talks in the country of any people, with whom the Confederate States are at war; and in case they do so, all the benefits secured to them by this treaty shall immediately and forever cease.

ARTICLE XVII. The Confederate States will not permit any improper Who may live in person to reside or be in the Quapaw country, but only such persons as the Quapaw counare employed by them, their officers or agents, and traders, licensed by try. them, who shall sell to the Quapaws and buy from them, at fair prices, under such regulations as the President shall make from time to time.

. ARTICLE XVIII. No State or Territory shall ever pass laws for the The Quapaws government of the Quapaw people; and except so far as the laws of the left free to govern Confederate States are in force in their country, they shall be left free themselves. to govern themselves. and to punish offences committed by one of themselves against the person or property of another: Provided, That if one Proviso. of them kills another, without good cause or justification, he shall suffer death, but only by the sentence of the Chiefs, and after a fair trial, all private revenge being strictly forbidden.

ARTICLE XIX. Every white man who marries a woman of the White man who Quapaws, and resides in the Quapaw country, shall be deemed and taken, marries a woman even after the death of his wife, to be a Quapaw and a member of the deemed to be tribe, so far as to be subject to its laws in respect to all offences commit- Quapaw se far as ted in its country against the person or property of another member of to be subject to the his tribe, and as not to be considered a white man committing such offence laws of the tribe. against the person or property of an Indian, within the meaning of the against the person or property of an Anaton, the confederate States. And all negroes or Negroes and mulattoes, bond or free, committing any such offence in said country, mulattoes in like mulattoes, bond or free, committing any such offence in said country, manner subject to shall in like manner be subject to the laws of the tribe.

ARTICLE XX. The Confederate States shall have the right to estab-tribe lish, open and maintain such military and other roads through any part other roads. of the Quapaw country, as the President may deem ne essary, without making any compensation for the right of way, or for the land, timber or stone used in constructing the same; but if any other property of the tribe, or any other property or the improvements of an individual be used or injured therein, just and adequate compensation shall be made.

ARTICLE XXI. The Confederate States may grant the right of way Right of way for any railroad through any part of the Quapaw country; but the for railroads. company to which any such right may be granted shall pay to the tribe therefor such sum as shall, in the opinion of the President, be its fair value; and shall also pay to individuals all damages done by the build- Paymont of ing of said road to their improvements or other property, to such amount damages to indiin each case as commissioners appointed by the President shall determine.

ARTICLE XXII. The agent of the Confederate States, for the Osages Intrusions and and other tribes, shall prevent all intrusions, by hunters and others, settlement upon upon the lands of the Quapaws, and permit no white men or other Quapaws to be Indians to settle thereon, and shall remove all such persons, calling, if prevented. necessary, upon the military power for aid; and the commanders of military posts, in that or the adjoining country, shall be required to afford him such aid upon his requisition.

the laws of the

Military and

among them.

The Quapaws ARTICLE XXIII. The Quapaws may allow persons of ony other tribe may allow other of Indians to settle among them, and may receive from them for their own benefit, compensation for such lands as they may sell or assign to such persons.

Who not to pas- ARTICLE XXIV. No citizen or innabitant of size at their or member of any friendly nation or tribe of Indians, shall pasture stock their or member of any friendly nation or tribe of Indians, shall have full liberty, Liberty given to on the lands of the Quapaws, but all such persons shall have full liberty, travel in their at all times, and whether for business or pleasure, peaceably to travel in country, and drive their country, on the roads or elsewhere, to drive their stock through stock through the the same, and to halt such reasonable time on the way as may be neces

sary to recruit their stock, such delay being in good faith for that purpose and no other.

Surrender of fu-

ARTICLE XXV. Any person duly charged with a criminal offence gitives from jus- against the laws of the Confederate States, or of any State or Territory, or of any Indian nation or tribe under the protection of the Confederate States, escaping into the Quapaw country, shall be promptly taken and delivered up by the Chiefs of the Quapaws, on the demand of the proper authority of the Confederate States, or of the State, Territory, nation or tribe within whose jurisdiction the offence shall be alleged to have been committed.

Laws declared try.

ARTICLE XXVI. In addition to the laws of the Confederate States, to be in force in expressly applying to the Indian country, so much of their laws as prethe Quapaw coun-vides for the punishment of crimes amounting to felony at common law, or by statute against their laws, authority or treaties, and over which the courts of the Confederate States have jurisdiction, including the counterfeiting the coin of the United States, or of the Confederate States, or any other current coin, or the securities of the Confederate States, or the uttering of such counterfeit coin or securities; and so much of said laws as provides for punishing violations of the neutrality laws, and resistance to the process of the Confederate States; and all the acts of the provisional Congress providing for the common defence and welfare, so far as the same are not locally inapplicable; and the laws providing for the capture and delivery of fugitive slaves, shall be in

Jurisdiction of force in the Quapaw country; and the district court for Chalahki district, district court for when established, shall have exclusive jurisdiction to try, condemn and the Chalahki dis- punish offenders against those laws, to adjudge and pronounce sentence,

and cause execution thereof to be done.

Any of the Quafor witnesses.

paid by C. S.

counsel.

ARTICLE XXVII. Whenever any person, who is a member of the paws indicted in Quapaw Tribe, shall be indicted for any offence in any court of the any court of the Cuspaw Tribe, shall be indicated for any onence in any court of the C. S. or State court Confederate States, or in a State court, he shall be entitled, as of comentitled to process mon right, to subpoena, and, if necessary, to compulsory process for all such witnesses in his behalf as his counsel may think material for his Costs of process defence; and the costs of process for such witnesses, and of the service when accused Confident Con may be assigned Confederate States; and whenever the accused is not able to employ counsel, the court shall assign him one experienced counsel for his defence, who shall be paid by the Confederate States a reasonable compensation for his services, to be fixed by the court, and paid upon the certificate of the judge.

Existing laws,

ARTICLE XXVIII. It is hereby declared and agreed that the instituasages and ens-tion of slavery in the said Quapaw Tribe is legal and has existed from in regard to slave-time immemorial; that slaves are personal property; that the title to slaves and other property having its origin in the said tribe is to be determined by the laws and customs thereof; and that the slaves and personal property of every person domiciled in the country of said tribe shall pass and be distributed at his or her death, in accordance with the laws, usages and customs of the said tribe, which may be proved by oral evidence, and shall everywhere be held valid and binding within the asope of their operation. And if any slave escape from said tribe, the laws of the Confederate States, for the capture and delivery of fugitive slaves, shall apply to such cases, whether they escape into a State or Territory or into any Indian nation or tribe, under the protection of the Confederate States; the obligation upon each such State, Territory, nation or tribe to deliver up the same being in every case as complete as if they

had escaped from a State, and the mode of procedure the same.

ARTICLE XXIX. The Quapaw Tribe of Indians hereby makes itself The Quapaw aparty to the existing war between the Confederate States and the aparty to the ex-United States of America, as the ally and ward of the former; and, in isting war and consideration of the protection guaranteed by this treaty, and of their agrees to furnish common interests, hereby agrees to aid in defending its country against aid. any invasion thereof by the common enemy; and it is agreed that all Pay of warriors. warriors furnished by it for the service of the Confederate States, and which shall be mustered into that service, shall receive the same pay and allowances as other troops of the same class therein, and remain in serve. the service as long as the President shall require.

ARMOLE XXX. The Confederate States hereby agree to furnish each warrior of the Quapaw Tribe, who has not a gun, with a good rifle, and nition for each also to fusnish each warrior with a sufficient supply of ammunition

during the war.

ARTICLE XXXI. The Confederate States will also furnish the Qua- Medicines and paws, at a proper place, with such medicines as may be necessary, and medical services. will employ a physician for them and for the Senecas and Senecas and Shawness, who shall reside at a convenient place in the country of one or the other tribe, during the pleasure of the President; and any physician employed shall be discharged by the Superintendent, and another be employed in his place, in case of incompency or inattention to his duties.

ARRICLE XXXII. In consideration of the uniform loyalty and good The C. S. agree conduct of the Quapaw Tribe, and of their necessities, arising from the to expend for the cale by them of their lands in Arkansas for a grossly inadequate price, maily, for twenty by the treaty of the year one thousand eight hundred and twenty-four, years. the Confederate States hereby agree to expend, for the benefit of the Quapaws, in each year, for and during the term of twenty years from the day of the signing of this treaty, commencing with the year one thousand eight hundred and sixty-two, the sum of two thousand dollars, which shall be applied each year by the Superintendent to the purchase of articles costing that sum at the place of purchase in the Confederate applied. States, to consist of blankets, clothing, tobacco, household and kitchen furniture and utensils, and other articles of ease and comfort for the Quapaws, which shall be distributed among them by the agent, as equally as possible, regard being had in the distribution to the character for industry or idleness, and good or bad conduct, on the part of the recipient, as well as the necessities of each, so that the good and the needy shall be preferred; and in determining which, the agent shall pay due respect to the opinions and judgment of the chiefs.

ARTICLE XXXIII. The Confederate States also agree to employ a blacksmith for the Quapaws, for and during the term of twenty years assistant. from the date of this treaty, and an assistant, who shall be one of the Quapaw people, and receive a compensation of two hundred and fifty dollars per annum. And they will also furnish the blacksmith with a dwelling house, shop and tools, and supply the shop with coal, and with six hun-

dred pounds of iron, and one hundred pounds of steel, annually.

ARTICLE XXXIV. The Confederate States will also employ one wagonmaker and wheelwright for the Quapawa, for and during the term of and wheelwright

Rifle and amme

Blacksmith and

Compensation.

Shop and tools. Coal, iron and steel. Wagon maker

Shop, tools and twenty years from the date of this treaty, and furnish him with a za::Yarials.

Grist and saw mila.

dwelling house, shops, tools and the necessary materials.

ARTICLE XXXV. The Confederate States hereby agree to build and put in running order for the Quapaws, at some suitable point in their country, to be selected by the agent, a good grist and saw mill, and to deliver the same, when completed, to the Quapaw people, whose absolute property it shall at once become. And the Confederate States will also employ, for the term of ten years, an experienced miller for each mill, to be selected, if possible, from among the Quapaws, and if such millers can be had at a compensation not exceeding six hundred dollars

Millers. - Compensation.

Wagons and Eurness, oxen and horse gear.

per annum for each. ARTICLE XXXVI. The Confederate States also further agree to purchase, for the Quapaws, four good wagons and harness for four horses for each wagon, ten yoke oxen, and ten sets of horse gear complete, to be delivered to the chiefs, and used for the general benefit of their people.

Appual payment children.

ARTICLE XXXVII. The Confederate States also further agree perfor the education petually to pay regularly and annually hereafter, the sum of one though the Quapaw sand dollars for education of their children provided by the treaty of sand dollars for education of their children, provided by the treaty of the thirteenth day of May, A. D., one thousand eight hundred and thirty-three, and also to add to that sum in each and every year the further sum of one thousand five hundred dollars; which sums shall be payable on the first day of January in each year, commencing with the year one thousand eight hundred and sixty-two, and shall be applied by the agent to the education of Quapaw children and youths in the Osage Manual Labor School, until an institution of learning can be, with the aid of this perpetual fund, established in the country of the Quapaws.

Annuity to the Chi.is.

ARTICLE XXXVIII. Inasmuch as the Quapaws have no fund out of which to pay the salaries of their Chiefs, or the expenses of their government, the Confederate States further agree to pay to each of the present Chiefs, Wat-ti-shi-nek Kat-eh-de, the first Chief, and Ka-hi-keh-tih-te, the second Chief, for each year, and during his natural life, an annuity of one hundred dollars in money per annum, payable on the first day of January in each year, commencing with the year one thousand eight hundred and sixty-two.

Trader purchaspunished.

ARTICLE XXXIX. If any trader or other person should purchase ing articles given from any Quapaw any of the chattels or articles given him by the Confederate States, he shall be severely punished.

Coneral amnesty. ARTICLE XL. A general amnesty of all past offences against the laws of the United States or of the Confederate States, committed before the signing of this treaty, by any member of the Quapaw Tribe, as such membership is defined in this treaty, is hereby declared; and all such persons, if any, charged with such offence, shall receive from the President full and free pardon, and if imprisoned or held to bail, before or after conviction, shall be discharged.

When thistreaty to take effect.

ARTICLE XLI. This convention shall be obligatory on the Quapaw Tribe of Indians from the day its date, and on the Confederate States from and after its ratification by the Senate or provisional Congress.

In perpetual testimony whereof, the said Albert Pike, as Commissioner, with plenary powers, on the part of the Confederate States, doth now hereunto set his hand and affix the seal of his arms; and the undersigned, Chiefs and headmen of the Quapaw Tribe of Indians, do hereunto set their hands and affix their

This done in duplicate, at the place, and upon the day, in the year first aforesaid. ALBERT PIKE.

Commissioner of the Confederate States to the Indian nations west of Arkansas.

WAT-TI-SHI-NEK-KAT-EH-DE, MOS-KA-ZI-KA,

Principal Chief of the Quapawa.
GEORGE LANE,

NIK-KAT-TOH.

GEORGE LANE, ELIJAH H. FIELDS, NOT-TET-TU, KA-NI, MUS-RA-ZI-RA, A-HI-SUT-TA, NIK-KAT-TOH, MO-ZEK-KA-NE, S. G. VALLAR, R. P. LOMBARD.

Signed, sealed and devivered in presence of us.

WM. QUESENBURY,
Secretary to the Commissioner.
E. RECTOR,
Superintendent Indian Affairs Confederate States.
ANDREW J. DORN,
Confederate States Agent for the Quapars, etc.
W. WARREN JOHNSON,
R. H. REAN

R. H. BEAN, J. W. WASHBOURNE.

To the Indian names are subjoined marks.

RATIFICATION.

Dec. 21, 1862.

• Resolved, (two-thirds of the Congress concurring,) That the Congress Ratification by of the Confederate States of America, do advise and consent to the ratification of the articles of a convention, made by Albert Pike, Commissioner of the Confederate States to the Indian nations west of Arkansas, of the one part, and the Quapaw Tribe of Indians, by its Chiefs and warriors, who signed the same articles of the other part, concluded at Park Hill, in the Cherokee Nation, on the fourth day of October, in the year of our Lord, one thousand eight hundred and sixty-one, with the following

AMENDMENT:

Amendment

Strike out from article twenty-seven, the following words: "or in a State court," and insert in lieu thereof the following words: "or in a State court, subject to the laws of the State."

Norm.—The amendment was agreed to and ratified by the Quapaws as a part of the treaty.

TREATY WITH THE CHEROKEES.

OCTOBER 7em, 1861.

A TREATY OF FRIENDSHIP AND ALLIANCE,

Oct. 7, 1861.

Made and concluded at Tahlequah, in the Cherokee Nation, on the seventh day of October, in the year of our Lord, one thousand eight hundred and sixty-one, between the Confederate States of America, by Albert Pike, Commissioner with plenary powers, of the Confederate States, of the one part, and the Cherokee Nation of Indians, by John Ross, the Principal Chief, Joseph Verner, Assistant Principal Chief, James Brown, John Drew and William P. Ross, Executive Council lors, constituting with the Principal and Assistant Principal Chiefs the Executive Council of the Nation, and authorized to enter into this treaty by a General Convention of the Cherokee Peeple, held at Tahlequah, the seat of Government of the Cherokee Nation, on the thomsyfirst day of August, in the year of our Lord, one thousand eight hundred and sixty-one; together with Lewis Ross, Thomas Pegg and Bichard Fields, Commissioners selected and appointed by the Principal Chief with the advice and consent of the Executive Council to assist in negotiating the same, of the other part.

Presmble.

The Congress of the Confederate States of America, having by an "act for the protection of certain Indian tribes," approved the twenty-first day of May, in the year of our Lord, one thousand eight hundred and sixty-one, offered to assume and accept the protectorate of the several nations and tribes of Indians occupying the country west of Arkansas and Missouri, and to recognize them as their wards, subject to all the rights, privileges and immunities, titles and guarantees with each of said nations and tribes under treaties made with them by the United States of America; and the Cherokoe Nation of Indians having assented thereto upon certain terms and conditions:

Now, therefore, the said Confederate States of America, by Albert Piese their Commissioner, constituted by the President, under authority of the act of Congress in that behalf, with plenary powers for these purposes, and the Cherokee Nation by the Principal Chief, Executive Council and Commissioners aforesaid, has agreed to the following articles, that is to say:

Perpetual peace and friendship.

offensive and defensive, between the Confederate States of America and all of their States and people, and the Cherokee Nation and all the people shereof.

The Cherokees ARTICLE II. The Cherokee Nation of Indians acknowledges itself to be acknowledge them under the protection of the Confederate States of America, and of ne selves to be under other power or sovereign whatever; and does hereby stipulate and agree the O.S. with them that it will not bereafter contract any alliance, or enter into any

compact, treaty or agreement with any individual. State or with a foreign power; and the said Confederate States do hereby assume and accept the The C. S. assume said protectorate, and recognize the said Cherokee Nation as their ward; the protectorate. and by the consent of the said nation now here freely given, the country try annexed to the whereof it is proprietor in fee, as the same is hereinafter described, is C. S. annexed to the Confederate States in the same manner and to the same extent as it was annexed to the United States of America before that Goverament was dissolved, with such modifications, however, of the terms of annexation, and upon such conditions as are bereinafter expressed, in addition to all the rights, privileges, immunities, titles and guarantees with or in favor of the said nation, under treaties made with it, and under the statutes of the United States of America. And in consequence of the obligations imposed on the Cherokee people by this article, it is agreed on the part of the Confederate States, that they will not at any time enter C. S. not to enter into any compact, treaty or agreement with any individuals or party in the into compacts, ex-Cherokee Nation, but only with the constitutional authorities of the same, significant authorthat will in any way interfere with or affect any of the national rights of ities of the Cherothe Cherokee people.

ARTICLE III. The Confederate States of America, having accepted the Protection premsaid protectorate, hereby solemnly promise the said Cherokee Nation never ised. to desert or to abandon it, and that under no circumstances will they permit the Northern States or any other enemy to overcome them and sever the Cherokees from the Confederacy; but that they will, at any cost and all hazards, protect and defend them and maintain unbroken the ties created by identity of interests and institutions, and strengthened and made per-

petual by this treaty.

ARTICLE IV. The boundaries of the Cherokee country shall forever con- Boundaries of tinue and remain the same as they are defined by letters patent therefor the Cherokee given by the United States to the Cherokee Nation on the thirty-first day country. of December, in the year of our Lord, one thousand eight hundred and

thirty-eight; which boundaries are therein defined as follows:

Beginning at a mound of rocks four feet square at base, and four and a balf feet high, from which another mound of rocks bears south one chain, and another mound of rocks bear west one chain, on what has been denommated the old western Territorial line of Arkansas Territory, twenty-five miles north of Arkansas river; thence south twenty one miles and twentyeight chains, to a post on the northeast bank of the Verdigris river, from which a backberry, fifteen inches diameter, bears south sixty-one degrees thirty-one minutes east, forty-three links, marked C. H. L. and a cottonwood forty-two inches diameter, bears south twenty-one degrees, fifteen minutes, east, fifty links, marked C. R. R. L.; thence down the Verdigris river, on the north east bank, with its meanders to the junction of Verdigris and Arkaneas rivers; thence from the lower bank of Verdigris river; on the north bank of Arkansas river, south, forty-four degrees, thirteen minutes, east, fifty-seven chains, to a post on the south bank of Arkansas, opposite the eastern bank of Neosho river, at its junction with Arkansas, from which a red oak thirty-six inches diameter, bears south seventy-five degrees, forty-five minutes, west, twenty-four links, and a hickory twentyfour inches diameter bears south eighty-nine degrees, east, four links; thence south fifty-three degrees west, one mile, to a post from which a rock bears north fifty-three degrees east, fifty links, and a rock bears south, eighteen degrees, eighteen minutes west, fifty links; thence south eighteen degrees, eighteen minutes west, thirty-three miles, twenty-eight chains, and eighty links, to a rock, from which another rock bears north eighteen degrees, eighteen minutes east, fifty links, and another rock bears south fifty links; thence south four miles, to a post on the lower bank of the morth fork of Canadian river, at its junction with Canadian river, from

The C. S. assume

which a cotton wood, twenty-four inches diameter bears north eighteen degrees east, forty links, and a cotton wood fifteen inches diameter, bears south nine degrees east, fourteen links; thence down the Canadian river on its north bank to its junction with Arkansas river; thence down the main channel of Arkansas river to the western boundary of the State of Arkansas at the northern extremity of the eastern boundary of the lands of the Choctaws, on the south bank of Arkansas river, four chains and fifty-four links east of Fort Smith; thence north seven degrees twenty-five minutes west with the western boundary of the State of Arkansas, seventysix miles, sixty-four chains and fifty links to the southeast corner of the State of Missouri; thence north, on the western boundary of the State of Missouri eight miles, forty-nine chains and fifty links, to the north bank of Cowskin or Seneca river, at a mound six feet square at base and five feet high, in which is a post marked on the south-side Cor. Ch. Ld.; thence west on the northern boundary of the lands of the Senecas, eleven miles and forty chains, to a post on the east bank of Neosho river, from which a maple eight eighteen inches diameter bears south thirty-one degrees east, seventy-two links; thence up Neosho river, with its meanders, on the east bank, to the southern boundary of Osage lands, thirty-six chains and fifty links, west of the southeast corner of the lands of the Osages, witnessed by a mound of rocks on the west bank of Neosho river; thence west on the southern boundary of the Osage lands to the line dividing the Territory of the United States from that of Mexico, two hundred and eighty-eight miles. thirteen chains and sixty-aix links, to a mound of earth six feet square at base, and five and a half feet high in which is deposited a cylinder of charcoal, twelve inches long and four inches diameter; thence south along the line of the Territory of the United States and of Mexico, sixty miles and twelve chains to a mound of earth six feet square at base and five and a half feet high, in which is deposited a cylinder of charcoal, eighteen inches long and three inches diameter; thence east, along the northern boundary of Creek lands, two hundred and seventy-three miles, fifty-five chains and sixty-six links, to the beginning; containing within the survey thirteen millions five hundred and seventy-four thousand one hundred and thirty-five acres and fourteen hundredths of an acre.

country vested in the C. S.

Title of the U. Auticle V. The Cherokee Nation hereby gives its full, free and unqual-8. in the Cherokee ified assent to those provisions of the act of Congress of the Confederate States of America, entitled "An act for the protection of certain Indian tribes," approved the twenty-fourth day of May, in the year of our Lord, one thousand eight hundred and sixty-one, whereby it was declared that all reversionary, and other interest, right, title and proprietorship of the United States in, unto and over the Indian country, in which that of the said Cherokee Nation is included, should pass to and vest in the Confederate States, and whereby the President of the Confederate States was authorized to take military possession and occupation of all said country; and whereby all the laws of the United States with the exception thereinafter made, applicable to and in force in said country, and not inconsistent with the letter or spirit of any treaty stipulations entered into with the Cherokee Nation were enacted, continued in force, and declared to be in force in said country, as laws and statutes of the Confederate States: Provided, however, And it is hereby agreed between the said parties, that whatever in the said laws of the United States contained, is or may be contrary to or inconsistent with any article or provision of this treaty, is to be of none effect henceforward, and shall, upon the ratification hereof, be deemed and taken to have been repealed and annulled as of the present-date, and this assent, as thus qualified and conditioned, shall relate to and be taken to have been given upon the said day of the approval of the said act of Congress.

Provise.

ARRICLE VI. The Confederate States of America do hereby solemnly Partition and uarantee to the Cherokee Nation, to be held by it to its own use and sale of lands. behoof in fee simple forever, the lands included within the boundaries defined in article four of this treaty; to be held by the people of the Cherokee Nation in common as they have heretofore been held, if the said nation shall so please, but with power of making partition thereof and dispositions of parcels of the same by virtue of laws of said nation duly enacted, and approved by a majority of the Cherokee people in general convention assembled; by which partition or sale, title in fee simple absolate shall vest in parceners and purchasers whenever it shall please said mation, of its own free will and accord and without solicitation from any quarter, to do so; which solicitation the Confederate States hereby solemnly agree never to use; and the title and tenure hereby guaranteed to the said action is and shall be subject to no other restrictions, reservations or conditions, whatever, than such as are hereinafter specially expressed.

ARTICLE VII. None of the lands hereby guaranteed to the Cherokee Lands not to be Nation shall be sold, ceded or otherwise disposed of to any foreign nation any foreign nation, or to any State or government whatever; and in case any such sale, ces-or to any State or sion or disposition should be made without the consent of the Confederate government. State:, all the said lands shall thereupon revert to the Confederate States.

ARTICLE VIII. The Confederate States of America do hereby solemnly No State or Teragree and bind themselves that no State or Territory shall ever pass laws for the Cherokees. for the government of the Cherokee Nation; and that no portion of the lands guaranteed to it shall ever be embraced or included within or annexed to any Territory or Province; nor shall any attempt ever be made, except Not to be incor-upon the free, voluntary and unsolicited application of said nation, to erect other territorial or its said country, by itself or with any other, into a State or any other ter-political organizasiturial or political organization, or to incorporate it into any State pre-tion. viously created.

ARTICLE IX. All navigable streams of the Confederate States and of Navigable the Indian country shall be free to the people of the Cherokee Nation, Streams free to the who shall pay no higher toll or tonnage duty or other duty than the citizens of the Confederate States; and the citizens of that nation living Ferry privileges upon the Arkansas river shall have, possess and enjoy upon that river, the upon the Arkansas same ferry privileges, to the same extent in all respects, as citizens of the river. Confederate States on the opposite side thereof, subject to no other or a different tax or charge than they.

ARTICLE X. The Cherokee Nation may by act of its legislative author- Indians of other ities receive and incorporate in the nation as members thereof, or permit may be received as to reside and settle upon the national lands, such Indians of any other nation members. er tribe as to it may seem good; and may sell them portions of its land, and receive to its own use the consideration therefor; and the nation alone who entitled to shall determine who are members and citizens of the nation entitled to and share in annuivote at electious and share in annuities: Provided, That when persons of time snother Indian nation or tribe shall once have been received as members of the nation, they shall not be disfranchised or subjected to any other restrictions upon the right of voting than such as shall apply to the Cherokees themselves. But no Indians not settled in the Cherokee country chall be permitted to come therein to reside, without the consent and permission of the legislative authority of the nation.

ARTICLE XI. So far as may be compatible with the Constitution of the Confederate States and with the laws made, enacted or adopted in con-full jurisdiction formity thereto, regulating trade and intercourse with the Indian tribes, as over persons and the same are modified by this treaty, the Cherokee nation shall possess the property. cherwise unrestricted right of self-government and full jurisdiction, judicial and otherwise; over persons and property within its limit, excepting Exception. only such white persons as are not by birth, adoption or otherwise, mem-

Right of solf:

larged.

bers of the Cherokee Nation; and that there may be no doubt as to the mean-White person who ing of this exception, it is hereby declared that every white person who, marries a Cherokee having married a Cherokee woman, resides in said Cherokee country, or woman, or is permanently domi. who, without intermarrying, is permanently domiciled therein with the elled in the Cher-consent of the authorities of the nation, and votes at elections, is to be okee country, taken deemed and taken to be a member of the said nation within the true to be a member of intent and meaning of this article; and that the exception contained in Exception in the the laws for the punishment of offences committed in the Indian country. law for the punish- to the effect that they shall not extend or apply to offences committed by ment of offences to the enect that they shall not extend or apply so one need committed by committed in the one Indian against the person or property of another Indian, shall be so Indian country, extended and enlarged by virtue of this article when ratified and withextended and en- out further legislation, as that none of said laws shall extend and apply to any offence committed by any Indian, or negro, or mulatto, or by any white person, so by birth, adoption or otherwise a member of the Cherokee Nation against the person or property of any Indian, negro, or malatto, or any such white person when the same shall be committed within the limits of the said Cherokee Nation as hereinbefore defined; but all such persons shall be subject to the laws of the Cherekee Nation, and to prosecution and trial before its tribunals, and punishment according to such laws, in all respects like native members of the said nation.

Intruders to be removed.

ARTICLE XII. All persons not members of the Cherokee Nation, such membership is hereinbefore defined, who may be found in the Cherokee country, shall be considered as intruders, and be removed and kept out of the same either by the civil officers of the nation under the direction of the executive or legislature, or by the agent of the Confederate States for the nation, who shall be authorized to demand, if necessary, the aid of the military for that purpose; with the following exceptions only, that is to say: Such individuals with their families as may be in the employment of the Government of the Confederate States; all persons peaceably travelling, or temporarily sojourning in the country, or trading therein under license from the proper authority; and such persons as may be permitted by the legislative authority of the Cheroket Nation to reside within its limits without becoming members of the said nation.

Exceptions.

Reservation of agency.

ARTICLE XIII. A tract of two sections of land in the said nation, to land for Indian he selected by the President of the Confederate States, or such officer of person as he may appoint, in conjunction with the authorities of the Cherokee Nation, at such a point as they may deem most proper, is hereby ceded to the Confederate States, for the purpose of an agency; and when selected shall be within their sole and exclusive jurisdiction, except to offences committed therein by one member of the Cherokee Nation against the person or property of another member of the same : Provided, That whenever the agency shall be discontinued, the tract so selected

Proviso.

therein shall revert to the said nation, with all the buildings that may Further proving, be thereupon: And provided also, That the President, conjointly with the authorities of the nation may at any time select in lieu of said reserve, any unoccupied tract of land in the nation, and in any other part thereof, not greater in extent than two sections, as a site for the agency of the nation, which shall in such case constitute the reserve, and that first selected shall thereupon revert to the Cherokee Nation.

Forts and milltary posts, roads.

ARTICLE XIV. The Confederate States shall have the right to build, and establish and maintain such forts and military posts, temporary or permilitary and post manent, and such military and post roads as the President may deem necessary in the Cherokee country; and the quantity of one mile square of land, including each fort or post, shall thereby vest as by cession in the Confederate States and be within their sole and exclusive jurisdiction, except as to offences committed therein by members of the Cherekee Nation against the persons or property of other members of the same so long as such fort or post is occupied; but no greater quantity of land beyond one mile square shall be used or occupied, nor any greater quantity of timber felled than of each is actually requisite; and if in the establishment of such fort, post or road, or of the agency, the property of any individual member of the Choctaw Nation, other than land, timber, stone and earth, be taken, destroyed or impaired, just and adequate compensation shall be made by the Confederate States.

ARTICLE XV. No person shall settle or raise stock within the limits. No person to a of any post or fort or of the agency reserve, except such as are or may the er raise stock of any post or fort or of the agency reserve, except such as are or may the er raise stock of any post or fort or of the agency reserve, except such as are or may the er raise stock of any post or fort or of the agency reserve, except such as are or may the er raise stock of any post or fort or of the agency reserve, except such as are or may the er raise stock of any post or fort or of the agency reserve, except such as are or may the er raise stock of any post or fort or of the agency reserve, except such as are or may the er raise stock of any post or fort or of the agency reserve, except such as are or may the er raise stock of any post or fort or of the agency reserve, except such as are or may the er raise stock of any post or fort or of the agency reserve, except such as are or may the er raise stock of the agency reserve. be in the employment of the Confederate States, in some civil or mili-ita. tary capacity; or such as, being subject to the jurisdiction and laws of the Cherokee Nation, are permitted by the commanding officer of the fort or post to do so thereat, or by the agent to do so upon the agency

reserve.

ARTICLE XVI. An agent of the Confederate States for the Cherekee Agent and inter-Nation, and an interpreter shall continue to be appointed, both of whom preter. shall reside at the agency. And whenever a vacancy shall occur in either of the said offices, the authorities of the nation shall be consulted either of said offias to the person to be appointed to fill the same; and no one shall be cos, how filled. appointed against whom they in good faith protest, and the agent may be removed, on petition and formal charges preferred by the constituted authorities of the nation, the President being satisfied, upon full investigation, that there is sufficient causefor such removal.

ARTICLE XVII. The Confederate States shall protect the Cherokees Protection from from hostile invasion and from aggression by other Indians and white invasion and agg persons, not subject to the laws and jurisdiction of the Cherokee Nation; and for all injuries resulting from such invasion or aggression, full in- Indeademnity is hereby guaranteed to the party or parties injured, out of the injuries. Treasury of the Confederate States, upon the same principle and according to the same rules upon which white persons are entitled to indemnity for injuries or aggressions upon them committed by Indians.

ARTICLE XVIII. It is further agreed between the parties that the Prevention of inagent of the Confederate States, upon the application of the authorities truston upon the of the Cherokee Nation, will not only resort to every proper legal remeokees, and remedy, at the expense of the Confederate States, to prevent intrusion upon val of improper the lands of the Cherokees, and to remove dangerous or improper per-persons. sons, but he shall call upon the military power if necessary; and to that end all commanders of military posts in the said country shall be required and directed to afford him, upon his requisition, whatever aid may be necessary to effect the purposes of this article.

ARTICLE XIX. If any property of any Cherokees be taken by citizens Property to the Confederate States, by stealth or force, the agent, on complaint by stealther to made to him in due form by affidavit, shall use all proper legal means Remedy. and remedies in any State where the offender may be found to regain the property or compel a just remuneration; and on faiure to procure redress, payment shall be made for the loss sustained, by the Confederate States upon the report of the agent, who shall have power to take testimony and examine witnesses in regard to the wrong done and the extent of the injury.

ARTICLE XX. No person shall be licensed to trade with the Cherokees except by the agent, and with the advice and consent of the National ders. Every such trader shall execute bond to the Confederate Bend. States in such form and manner as was required by the United States, or as may be required by the bureau of Indian affairs. The authorities of Tax on licensed the Cherokee Nation may, by a general law, duly enacted, levy and col-traders. lect on all licensed traders in the nation, a tax of not more than one

Indemnity for

half of one per cent. on all goods, wares and merchandise brought by them into the Cherokee country for sale, to be collected whenever such goods, wares and merchandise are introduced, and estimated upon the first cost of the same at the place of purchase, as the same shall be shown Appeal from de- by the copies of the invoices filed with the agent. No appeal shall here-

cision refusing it after lie from the decision of the agent or council, refusing a license, to the Commissioner of Indian Affairs, or elsewhere, except only to the

Who may trade, superintendent, in case of a refusal by the agent. And no license shall may be sold withant license.

and what articles be required to authorize any member of the Cherokee Nation to trade in the Cherokee country; nor to authorize any person to sell flour, meats, fruits and other provisions, or stock, wagons, agricultural implements or What goods are arms brought from any of the Confederate States into the country; nor forfeited when ex-shall any tax be levied upon such articles or the proceeds of the sale posed to sale with-thereof. And all other goods, wares and merchandise, exposed to sale by a person not qualified, without a license, shall be forfeited, and be delivered and given to the authorities of the nation, as also shall all

wines and liquors illegally introduced.

Restrictions on

ARTICLE XXI. All restrictions contained in any treaty made with the the right of the United States, or created by any law or regulation of the United States, Cherokees to sell upon the limited right of any member of the Cherokee Nation to sell and dispose of perconal property, re- and dispose of, to any person whatever, any chattel or other article of personal property, are hereby removed; and no such restrictions shall hereafter be imposed, except by their own legislation.

May take, hold purchase or deseen L

ARTICLE XXII. It is hereby further agreed by the Confederate States, and pass lands, by that all the members of the Cherokee Nation, as hereinbefore defined, shall be henceforward competent to take, hold and pass, by purchase, or descent, lands in any of the Confederate States, heretofore or hereafter acquired by them.

Cherokee counlah-ki district.

ARTICLE XXIII. In order to secure the due enforcement of so much try erected into a of the laws of the Confederate States in regard to criminal offences and Judicial district to misdemeanors as is or may be in force in the said Cherokee country, and to prevent the Cherokees from being further harrassed by judicial proceedings had in foreign courts and before juries not of the vicinage, the said country is hereby erected into and constituted a judicial district, to be called the Cha-lah-ki district, for the special purposes and jurisdic-District court for tion hereinafter provided; and there shall be created and semi-annually ouch district; held, within such district at Tah-le-quah, or in case of the removal of

where to be held. the seat of Government of the nation, then at such place as may become the seat of Government, a district court of the Confederate States, with the powers of a circuit court, so far as the same shall be necessary to Jurisdiction co-carry out the provisions of this treaty, and with jurisdiction co-extensive with the sive with the limits of such district, in such matters, civil and criminal, to such extent and between such parties as may be prescribed by law, and in conformity to the terms of this treaty.

limits of the districk

Laws declared to Cherokee country.

ARTICLE XXIV. In addition to so much and such parts of the sou be in force in the of Congress of the United States enacted to regulate trade and intercourse with the Indian tribes, and to preserve peace on the frontiers as have been re-enacted and continued in force by the Confederate States, and as are not inconsistent with the provisions of this treaty, so much of the laws of the Confederate States, as provides for the punishment of crimes amounting to felony at common law or by statute, against the laws, authority or treaties of the Confederate States, and over which the courts of the Confederate States have jurisdiction, including the counterfeiting the coin of the United States or of the Confederate States, or the securities of the Confederate States, and so much of the said laws as provides for punishing violators of the neutrality laws, and resistance to the process of the Confederate States, and all the acts of the provis-

ional Congress, providing for the common defence and welfare, so far as the same are not locally inapplicable shall hereafter be in force in the Cherokee country, and the said district court shall have exclusive jurisdiction to try, condemn and punish offenders against any such laws, to adjudge and pronounce sentence, and cause execution thereof to be done. in the same manner as is done in any other district court of the Confederate States.

ARTICLE XXV. The said district court of the Confederate States of Admiralty juris-America for the district of Cha-lah-ki shall also have the same admiralty diction of the district for the Chajurisdiction as other district courts of the Confederate courts against any lah-ki district. person or persons residing or found within the district; and in all civil suits at law or in equity when the matter in controversy is of greater civil cases. value than five hundred dollars, between a citizen or citizens of any State or States of the Confederate States or any Territory of the same, or an alien or aliens and a citizen or citizens of the said district, or person or persons residing therein; and the Confederate States will, by sui- Appointment of table enactments, provide for the appointment of a judge and other judge and other proper officers of the said court, the clerk and marshal being members of officers of the said the Cherokee Nation, and make all necessary enactments and regulations for the complete establishment and organization of the same, and to give full effect to its proceedings and jurisdiction.

ARTICLE XXVI. The said district court shall have no jurisdiction to The court try and punish any person for any offence committed prior to the day of tion in cases where the signing of this treaty; nor shall any action in law or equity be main-the offence was tained therein, except by the Confederate States or one of them, when committed, or the the cause of action shall have accrued before the same day of the sign-accrued prior to the

ing hereof.

ARTICLE XXVII. If any citizen of the Confederate States or any treaty.

Punishment of ARTICLE AXVII. It any citizen of the Confederate States, and such punishment of person, not being permitted to do so by the authorities of said Punishment of nation or authorized by the terms of this treaty, shall attempt to settle ing, without author any lands of the Cherokee Nation, he shall forfeit the protection of thority, to settle the Confederate States, and such punishment may be inflicted upon him, on the lands of the Cherokees. not being cruel, unusual or excessive, as may have been previously prescribed by law of the nation.

ARTICLE XXVIII. No citizen or inhabitant of the Confederate States Who not to passhall pasture stock on the lands of the Cherokee Nation, under the pen-ture stock on their alty of one dollar per head, for all so pastured, to be collected by the authorities of the Nation; but their citizens shall be at liberty at all Liberty given to times, and whether for business or pleasure, peaceably to travel the travel in their Cherokee country; and to drive their stock to market or otherwise stock ibrough the through the same, and to halt such reasonable time on the way as may same.

be necessary to recruit their stock, such delay being in good faith for that purpose.

ARTICLE XXIX. It is also further agreed that the members of the Chero'ees may Cherokee Nation shall have the same right of travelling, driving stock &c., in any of the and halting to recruit the same, in any of the Confederate States, as is C. S.

given citizens of the Confederate States by the preceding article.

ARTICLE XXX. If any person hired or employed by the agent or by How persons any other person whatever, within the agency reserve, or any post or fort, the agency reserve the agency reserve the agency reserve. shall violate the laws of the nation in such manner as to become an unfit may be removed. person to continue in the Cherokee country, he or she shall be removed by the superintendent, upon the application of the executive of the nation, the superintendent being satisfied of the truth and sufficiency of the charges preferred.

ARTICLE XXXI. Any person duly charged with a criminal offence Surrender of in against the laws of either the Creek, Seminole, Choctaw or Chickasaw gitives from jaw.

Nations, and escaping into the jurisdiction of the Cherokee Nation, shall the charged with a criminal offence Surrender of in against the laws of either the Creek, Seminole, Choctaw or Chickasaw gitives from jaw.

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be promptly surrendered upon the demand of the proper authority of the nation within whose jurisdiction the offence shall be alleged to have been committed; and in like manner, any person duly charged with a criminal offence against the laws of the Cherokee Nation, and escaping into the jurisdiction of either of the said nations, shall be promptly surrendered upon the demand of the proper authority of the Cherokee Nation.

ARTICLE XXXII. The Cherokee Nation shall promptly apprehend and deliver up all persons duly charged with any crime against the laws of the Confederate States, or of any State thereof, who may be found within its limits, on demand of any proper officer of the State or of the Confederate States; and in like manner any person duly charged with a criminal offence against the laws of the Cherokee Nation, and escaping into the jurisdiction of a State, shall be promptly surrendered, on demand of the executive of the nation.

Any of the Chefor witnesses.

ARTICLE XXXIII. Whenever any person, who is a member of the revees indicted in Cherokee Nation, shall be indicted for any offence in any court of the say court of the C. Onfederate States, or of a State, he shall be entitled, as of common entitled to process right to subpoena, and, if necessary, to compulsory process for all such witnesses in his behalf as his counsel may think necessary for his

age of witnesses.

Courts of process, defence; and the cost of process for such witnesses and of service thereof, and feer and mile- and the fees and mileage of such witnesses shall be paid by the Confederate States, being afterwards made, if practicable, in case of conviction, When accured of the property of the accused. And whenever the accused is not able

may be assigned to employ counsel the court shall assign him one experienced counsel for counsel. his defence, who shall be paid by the Confederate States a reasonable

compensation for his services, to be fixed by the court, and paid upon

the certificate of the judge.

Rendition of fugitire slaves.

ARTICLE XXXIV The provisions of all such acts of the Congress of the Confederate States as may now be in force, or as may hereafter be enacted for the purpose of carrying into effect the provisions of the Constitution in regard to the redelivery or return of fugitive slaves, or fugitives from labor and service, shall extend to and be in full force within the said Cherokee Nation; and shall also apply to all cases of escape of fugitive slaves from the said Cherokee Nation into any other Indian nation, or into one of the Confederate States; the obligation upon each such nation or State to redeliver such slaves being in every case as complete as if they had escaped from another State and the mode of precedure the same.

Cherokees comin the courts of the C. S.

ARTICLE XXXV. All persons, who are members of the Cherokee petent as witnesses Nation, shall hereafter be competent as witnesses in all cases, civil and criminal, in the courts of the Confederate States, unless rendered incompetent from some other cause than their Indian blood or descent.

Paith and credit officers.

ARTICLE XXXVI. The official acts of all judicial officers in the said siven to ometal nation shall have the same effect and be entitled to the like faith and credit everywhere, as the like acts of judicial officers of the same grade Authentication and jurisdiction in any of the Confederate States; and the proceedings of records, laws, of the courts and tribunals of the said nation and copies of the laws and judicial and other records of the said nation shall be authenticated

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like similar proceedings of the courts of the Confederate States, and the laws and office records of the same, and be entitled to like faith and credit.

Existing laws, savery, binding.

ARTICLE XXXVII. It is hereby declared and agreed that the institutinges and cus- tion of slavery in the said nation is legal and has existed from time declared immemorial; that slaves are taken and esteemed to be personal property; that the title to slaves and other property having its origin in the said nation shall be determined by the laws and customs thereof; and that the slaves and other personal property of every person domiciled in said nation shall pass and be distributed at his or her death in accordance with he laws, usages and customs of the said nation, which may be proved like foreign laws, usages and customs, and shall everywhere be

held binding within the scope of their operations.

ABTICLE XXXVIII. No ex post facto law, or law impairing the obligation of contracts shall ever be enacted by the legislative authority of law, or law impairing the obligation the Cherokee Nation; nor shall any citizen of the Confederate States, of contracts to be or member of any other Indian [nation,] or tribe be disseized of his enacted. property or deprived or restrained of his liberty, or fine, penalty, or for Rights of perfecture be imposed on him in the said country, except by the law of the private property, land, nor without due process of law; nor shall any such citizen be in secured. any way deprived of any of the rights guaranteed to all citizens by the Constitution of the Confederate States.

ARTICLE XXXIX. It is further agreed that the Congress of the Con-

federate States shall establish and maintain post-offices at the most important places in the Cherokee Nation, and cause the mails to be regularly carried, at reasonable intervals, to and from the same, at the same rates of postages and in the same manner as in the Confederate States; and the postmasters shall be appointed from among the citizens Appointment of

of the Cherokee Nation.

ARTICLE XL. In consideration of the common interest of the Cherokee Nation and the Confederate States, and of the protection and rights furnish a regiment. guaranteed to the said nation by this treaty, the Cherokee Nation hereby &c., to serve in the agrees that it will raise and furnish a regiment of ten companies of mounted men, with two reserve companies, if allowed, to serve in the armies of the Confederate States for twelve months; the men shall be armed by the Confederate States, receive the same pay and allowances Pay and allowas other mounted troops in the service, and not be moved beyond the access. limits of the Indian country west of Arkansas without their consent.

ARTICLE LXI. The Cherokee Nation hereby agrees to raise and Troops for the furnish, at any future time, upon the requisition of the President, such defence of the Innumber of troops for the defence of the Indian country, and of the dian country and frontier of the C. frontier of the Confederate States, as he may fix, not out of fair pro- s. portion to the number of its population, to be employed for such terms of service as the President may determine; and such troops shall receive Pay and allowthe same pay and allowances as other troops of the same class in the ances. service of the Confederate States.

ARTICLE XLII. It is further agreed by the said Confederate States Cherokees to pay that the said Cherokee Nation shall never be required or called upon to no part of expenses pay, in land or otherwise, any part of the expenses of the present war, future war. or of any war waged by or against the Confederate States.

ARTICLE XLIII. It is further agreed that after the restoration of C. S to defend peace, the Government of the Confederate States will defend the frontiers of the Infrontiers of the Indian country, of which the Cherokee country is a part, dian country and and hold the forts and posts therein, with native troops, recruited among posts. the several Indian nations included therein, under the command of officers of the Confederate States, in preference to other troops.

ARTICE XLIV. In order to enable the Cherokee Nation to claim its Delegate to Conrights and secure its interests without the intervention of counsel or grossagents, it shall be entitled to a delegate to the House of Representatives of the Confederate States of America, who shall serve for the term of two years, and be a native born citizen of the Cherokee Nation, over twenty-one years of age, and laboring under no legal disability by the law of the said nation; and each delegate shall be entitled to the same rights and privileges as may be enjoyed by delegates from any territories of the Confederate States to the said House of Representa-

Post-offices.

tives. Each shall receive such pay and mileage as shall be fixed by the Birst election for Congress of the Confederate States. The first election for delegate shall be held at such time and places, and shall be conducted in such manner as shall be prescribed by the Principal Chief of the Cherokee Nation, to whom returns of such elections shall be made, and who shall declare the person having the greatest number of votes to be duly elected, and give him a certificate of election accordingly, which shall entitle Subsequent elections, the time, places and manner of holding them, and ascertaining and certifying the result, shall be prescribed by the Confederate States.

Debt aue by the obee Nation.

ARTICLE XLV. It is hereby ascertained and agreed between the U. S. to the Cher-parties to this treaty, that the United States of America, of which the Confederate States of America were heretofore a part, were, before the separation, indebted, and still continue to be indebted to the Cherokee Nation, and bound to the punctual payment to them of the following sums annually on the first day of in each year, that is to say: It was agreed by the tenth article of the treaty of the twentyninth day of December, A. D., one thousand eight hundred and thirtyfive that the sum of two hundred thousand dollars should be invested by the President of the United States, in some safe and most productive public stocks of the country for the benefit of the whole Cherokee Nation, in addition to the annuities of the nation theretofore payable, to constitute a permanent general fund, and that the nett income of the same should be paid over by the President annually to such person or persons as should be authorized or appointed by the Cherokee Nation to receive the same, whose receipt should be a full discharge for the amount paid to them, the same interest to be applied annually by the council of the nation to such purposes as they might deem best for the general interests of their people; and it was agreed by the eleventh article of the same treaty, that the permanent annuity of ten thousand dollars of the Cherokee Nation should be commuted for the sum of two hundred and fourteen thousand dollars, and that the same should be invested by the President of the United States, as a part of the said general fund of the nation, which thus became four hundred and fourteen thousand dollars. And it was agreed by the tenth article of the same treaty, that the President of the United States should invest in some safe and most preductive public stocks of the country, the further sum of fifty thousand dollars, to constitute a permanent orphan's fund; and that he should pay over the nett income of the same annually to such person or persons as should be authorized or appointed by the Cherokee Nation to receive the same, whose receipt should be a full discharge for the amount paid to them; which nett annual income should be expended towards the support and education of such orphan children of the Cherokees as might be destitute of the means of subsistence. And it was agreed by the tenth article of the same treaty, that the further sum of one hundred and fifty thousand dollars should be invested by the President of the United States in some safe and most productive public stocks of the country for the benefit of the whole Cherokee Nation, which should constitute, in addition to the existing school fund of the nation, a permanent school fund, the nett income whereof the President should pay over annually to such person or persons as should be authorized or appointed by the Cherokee Nation to receive the same, whose receipt should be a full discharge for the amount paid to them; and that the interest should be applied annually by the council of the nation for the support of common schools and such a literary institution of a higher order as might be established in the Cherokee country; and it was estimated by the eleventh article of the same treaty that the then existing school fund of the nation amounted to about fifty thousand dollars

TREATY WITH THE CHEROKEES.

which, it was thereby agreed, should constitute a part of the permanent school fund aforesaid. And it is also further agreed between the said parties to this treaty, that the United States of America while the said Confederate States were States of the said United States, did invest the whole of the said several principal sums of money, except the sum of five the principal sums thousand dollars, in stocks of the States hereinafter named, and of the United States, to the amount hereinafter named in each, that is to say:

The Permanent General Fund of the Nation.

Fermanent general fund.

In seven per cent. stock of the State of Florida, seven thousand dollars, (\$7,000.)

In six per cent. stock of the State of Georgia, one thousand and five hundred dollars, (\$1,500.)

In five per cent. stock of the State of Kentucky, ninety-four thousand dollars, (\$94,000.)

In six per cent. stock of the State of Louisiana, seven thousand dollars, (\$7,000.)

In six per cent. stock of the State of Maryland, seven hundred and sixty-one [dollars] and thirty-nine cents, (\$761 39.)

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In six per cent. stock of the State of Missouri, fifty thousand dollars, (\$50,000.)

In six per cent. stock of the State of North Carolina, twenty thousand dollars, (\$20,000.)

In six per cent. stock of the State of South Carolina, one hundred and

seventeen thousand dollars, (\$117,000.) In five per cent. stock of the State of Tennessee, one hundred and twenty-five thousand dollars, (\$125,000.)

In six per cent. stock of the State of Tennessee, five thousand dollars, **(\$5**,000.)

And in six per cent. stock of the State of Virginia, ninety thousand dollars, (\$90,000.)

Making the whole capital so invested, five hundred and seventeen thousand two hundred and sixty-one dollars and twenty-nine cents; the nett annual income whereof was and is twenty-eight thousand nine hundred and fourteen dollars and ninety-one cents.

The Permanent Orphan Fund.

Permanent or phan fend.

In six per cent. stock of the State of Virginia, forty-five thousand dollars, (\$45,000.)

The nett annual income whereof was and is two thousand and seven hundred dollars; leaving the sum of five thousand dollars uninvested and which still so remains.

The Permanent School Fund.

Permanent school fund.

In seven per cent. stock of the State of Florida, seven thousand dollars, (\$7,000.)

In six per cent. stock of the State of Louisiana, two thousand dollars,

In five and a half per cent. stock of the State of Missouri, ten thousand dollars, (\$10,000.)

In six per cent, stock of the State of Missouri, five thousand dollars,

In six per cent. stock of the State of North Carolina, twenty-one thousand dollars, (\$21,000.)

In five per cent. stock of the State of Pennsylvania, four thousand doilars, (\$4,000.)

In six per cent, stock of the State of the South Carolina, one thousand

dollars, (\$1,000.)

In six per cent, stock of the State of Tennessee, seven thousand dollars, **(\$7**,000.)

In the United States six per cent. loan of 1847, five thousand eight hundred dollars, (\$5,800.)

And in six per cent. stock of the State of Virginia, one hundred and

thirty-five thousand dollars, (\$135,000.)

Making the whole capital so invested, of the said permanent school fund, one hundred and ninety-seven thousand eight hundred dollars, the nett annual income of whereof was and is eleven thousand eight hundred and forty-eight dollars.

All of which stocks the said United States now and do still continue to

hold, or ought to have, in their hands.

Interest due on thereof

And it is also hereby ascertained and agreed between the parties to this the principal sums treaty, that there will be due to the Cherokee Nation on the first day of and arrearages January, in the year of our Lord, one thousand eight hundred and sixtytwo, for and on account of the said annually accruing interest on the said principal sums, and of arrearages thereof, the sum of sixty-five thousand six hundred and forty-four dollars and thirty-six cents, as follows, that is to

> For the instalments of interest on the permanent general fund, as invested, for July, 1860, and January and July, 1861, forty-three thousand three hundred and seventy-two dollars and thirty-six cents, (\$43,372 36.)

> For the instalments of interest on the permanent orphan fund, as invested and uninvested, for July, 1860, and January and July, 1861, four thousand five hundred dollars, (\$4,500.)

> For the instalments of interest on the permanent school fund, as invested, for July, 1860, and January and July, 1861, seventeen thousand seven hun-

dred and seventy-two dollars, (\$17,772.)

And it not being desired by the Confederate States that the Cherokee Nation should continue to receive these annual sums of interest or the said arrearages, from the Government of the United States or otherwise have The C. S. assume any further connection with that Government: therefore, the said Confedthe payment for erate States of America do hereby assume the payment for the future of the future, of the annual interest on the said sum of five thousand dollars, part of the interest and arrear. permanent orphan fund, which was never invested, and on so much and such parts of said principal sums as, having once been invested, may now be in the hands of the United States uninvested; and also of the annual interest on so much and such parts of the said several principal sums as may have been invested in stocks of the United States or in the bonds or stocks of any of the States other than the said Confederate States; and do agree and bind themselves regularly and punctually hereafter, on the first day of July in each and every year, to pay the same; and they do also agree and bind themselves to pay to the treasurer of the Cherokee Nation immediately upon the complete ratification of this treaty the said sum of sixty-five thousand six hundred and forty-four dollars and thirty-siz cents for such interest and arrearages now due and which will be due on the first day of January, A. D., one thousand eight hundred and sixty-two, as are above stated.

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Also the duty of And the said Confederate States of America do hereby assume the duty eollecting and pay- and obligation of collecting and paying over as trustees to the said Chering over the money okee Nation all sums of money not hereby agreed to be assumed and paid bonds of the States by them, accruing whether from interest or capital of the bonds of the of this Confedera- several States of the Confederacy now held by the Government of the

United States as trustee for the Cherokee Nation; and the said interest or held by the U. and capital, as collected, shall be paid over to the said Cherokee Nation. S. as trustee.

And the said Confederate States will request the several States of the States of this Con-Confederacy whose bonds are so held, to provide by legislation or other-federacy to pay wise that the capital and interest of such bonds shall not be paid to the their said bonds to Government of the United States, but to the Government of the Confede-the C. S., in trues rate States in trust for the said Cherokee Nation.

And the said Confederate States of America do hereby guarantee to the The Color of the Character than the Color of the Character than the Color of t said Cherokee Nation the final settlement and full payment, upon and after antee to the Chesthe restoration of peace and recognition of their independence, as of debts okee Nation field in good faith and conscience as well as in law due and owing on good and payment of all the realizable consideration by the soil Confidence in the consideration in the consid valuable consideration by the said Confederate States and other of the principal sums of United States jointly before the secession of any of the States, of any and money due from all parts of the said several principal sums of money which was been been been supported by the U.S. all parts of the said several principal sums of money which may have remained uninvested in the hands of the United States, or which may have been again received by them after investment and may now be held by them; and do also guarantee to the said Cherokee Nation the final settlement and full payment, at the same period, of the capital of any and all bonds or stocks of any State not a member of the Confederacy and of any and all stocks of the United States in which any of the Cherokee funds may have been invested.

ARTICLE XLVI. All the said annual payments of interest and the arrear- How the annual ages shall be applied under the exclusive direction of the legislative author-payments of interity of the Cherokee Nation to the support of their Government, to the pur-est and the arrearposes of education, to the maintenance of orphans, and to such other objects for the promotion and advancement of the improvement, welfare and happiness of the Cherokee people and their descendants, as shall to the legislature seem good, the same being in accordance with treaty stipulations and maintaining unimpaired the good faith of the Cherokee Nation to those persons and in regard to those objects for whom and which it has become trustee. And the capital sums aforesaid shall be invested or reinvested with any other moneys hereby guaranteed, after the restoration of the capital sums peace, in stocks of the States of the Confederacy at their market price and in such as bear the highest rate of interest, or shall be paid over to the Cherokee Nation, after reasonable notice, to be invested by its authorities as its legislature may request. And no department or officer of the Government of the Confederate States shall hereafter have power to impose any conditions, limitations or restrictions on the payment to the said nation restrictions to be of any [of] said annual sums of interest, or of any arrearages, or in any imposed on the wise to control or direct the mode in which such moneys when received payment of interby the authorities of the nation, shall be disposed of or expended.

ARTICLE XLVII. Whereas, by the treaty of the twenth-ninth day of Landson December, A. D, one thousand eight hundred and thirty-five, the United U. S. to the Cher-States of America, in consideration of the sum of five hundred thousand okees. dollars, part of the of the sum of five millions of dollars agreed by that treaty to be paid to the Cherokee Nation for the cession of all their lands and possessions east of the Mississippi river, did covenant and agree to convey to the Cherokees and their descendants by patent in fee simple the certain tract of land between the State of Missouri and the Osage reservation, the boundary line whereof it was provided should begin at the southeast corner of the said Osage reservation and run north along the east line of the Osage lanks fifty miles to the northeast corner thereof; thence east to the west line of the State of Missouri; thence with that line south fifty miles; and thence west to the place of beginning: which tract of country was estimated to contain eight hundred thousand acres of land; and whereas, the same has been seized and settled upon by lawless intruders truders from the from the northern States and may become totally lost to the Cherokees: the northern States

The C. S. s

Investment

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Land sold by the

Boundaries

Payment for the

Now, therefore, it is further hereby agreed between the parties to this lost to the Chero the Cherokees by the chances of war, or the terms of a treaty of peace or kees, guaranteed to and, should it be treaty, that in case the said tract of country should be ultimately lost to shem by the C. S. otherwise, the Confederate States of America do assure and guaranty to the Cherokee Nation the payment therefor of the said sum of five hundred thousand dollars, with interest thereon at the rate of five per cent. per annum from the said twenty-ninth day of December, A. D., one thousand eight hundred and thirty-five, and will either procure the payment of the same by the United States, or pay the same out of their own treasury, after the restoration of peace.

Advancement to creaty.

ARTICLE XLVIII. At the request of the authorities of of the Cherthe Cherokes Na- okee Nation, and in consideration of the unanimity and promptness of fication of this their people in responding to the call of the Confederate States for troops, and of their want of means to engage in any works of public utility and general benefit, or to maintain in successful operation their male and female seminaries of learning, the Confederate States do hereby agree to advance to the said Cherokee Nation, immediately after the ratification of this treaty, on account of the said sum to be paid for the said lands mentioned in the preceding article, the sum of one hundred and fifty thousand dollars, to be paid to the treasurer of the nation, and appropriated in such manner as the legislature may direct; and to hold in their hands as invested for the benefit of the said nation, the further sum of fifty thousand dollars, and to pay to the treasurer of said nation interest thereon, annually, on the first day of July in each year, at the rate of six per cent. per annum, which shall be sacredly devoted to the support of the said two seminaries of learning, and to no other purpose whatever. ARTICLE XLIX. It is further ascertained and agreed by and between the

Trenty of the the U S. negotia-

6th Aug 1846, with Confederate States and the Cherokee Nation that the treaty of the sixth ted and concluded day of August, A. D., one thousand eight hundred and forty-six, was negowith three parties, tiated and concluded with the United States, by three several parties, that to wit: the Chero- is to say, the Cherokee Nation, by delegates appointed by its constituted Rose Nation. the authorities; that portion of the nation known as "the treaty party," being the "western Cher- those who made and those who agreed to the treaty of the year one thouokees or "old set- sand eight hundred and thirty-five; and "the western Cherokees," or "old tiers." settlers," being those who had removed west prior to the date of that treaty, and were then residing there. That the said three parties, by their delegates, after the making of the said treaty, of the year one thousand Money borrow-eight hundred and forty-six, borrowed from Corcoran and Riggs, bankers ed by the three in the city of Washington, the sum of sixty thousand dollars, upon agreeparties from Cor-ment endorsed by the Secretary of War, by which the same was to be

ington city.

coran and Riggs, repaid, with interest, when the moneys payable under said treaty should bankers of Washbe appropriated, as follows, that is to say; twenty-five thousand dollars by the treaty party, twenty thousand dollars by the western Cherokees or old settler party, and fifteen thousand dollars by the Cherokee Nation. Appropriation of That at the session of Congress next after the making of that treaty, the money, paid under sum of twenty-seven thousand dollars, for the Cherokee Nation, was appropriated under the eighth article of the same, and the sum of one hundred thousand dollars, under the sixth article, for the treaty party; but no appropriation was made for the western Cherokees or old settler party, under the fourth article, (whereunder only any moneys were payable to them,) the amount due them, and which was to be wholly paid per capita, under that article, not having as yet been ascertained; that consequently the sum borrowed as aforesaid, with the accrued interest, was repaid out of the two appropriations aforesaid, one half of the principal and interest which should have been paid by the western Cherokees or old settler party, being deducted from and paid out of the appropriation made for each of the

others; and there being thus paid, out of the moneys so appropriated under

the treaty.

the eighth article, for various purposes, for the whole nation, over and above its proportion, the sum of ten thousand three hundred dollars; and out of the moneys appropriated under the sixth article, for those of the treaty party who had sustained losses and damage in consequence of the treaty of the year one thousand eight hundred and thirty-five, over and above the proportion of that party, a like sum of ten thousand three hun-That when afterwards the amount ascertained to be due to dred dollars. the western Cherokees or old settlers, under the fourth article, was appropriated, the whole amount was paid to and distributed among them per capita, and no part of the sum so advanced for them, out of the other and previous appropriations, was reserved, nor has any part thereof whatever hitherto been re-imbursed to those entitled to receive the same, by the western Cherokees, or by the United States, or otherwise howsoever.

Therefore, it is further hereby agreed that the Confederate States will Payments agreed pay, upon the ratification of this treaty, to the Cherokee Nation, the sum to be made by the of ten thousand three hundred dollars; and will also support and place C. S. to be distribuof ten thousand three hundred dollars; and will also appropriate and place ted among the in the hands of the agent for the Cherokees the further sum of ten thou-claimants of the sand three hundred dollars, to be distributed among the claimants of the treaty party. treaty party, provided for by the sixth article of the said treaty, or their legal representatives under the laws of the nation, in such proportions as it shall be certified to him by Stand Watie, the only surviving member of the committee of five, appointed under that article to audit such claims, that it ought, in accordance with the allowances made by the committee, to be distributed among them.

And it was agreed by the said eighth article of the said treaty of the Payment for year one thousand eight hundred and forty-six, that of the sum of arms taken from twenty-seven thousanddollars, provided thereby to be paid to the Chero-the Cherokees. kee Nation, the sum of five thousand dollars should be equally divided among all those whose arms were taken from them previous to their removal west, by order of an officer of the United States, and of that sum of five thousand dollars, three thousand three hundred dollars was applied to the payment in part of the proportion of the money borrowed as aforesaid, due by the Western Cherokees or Old Settler party; and as the authorities of the nation declined to receive the residue of said sum of five thousand dollars, it being but one thousand seven hundred dollars, and that residue never was paid by the United States, and still remains due by them,-

Therefore, it is hereby further agreed, that the Confederate States will also pay, upon the ratification of this treaty, to the treasurer of the Cherokee Nation, the further sum of one thousand seven hundred dollars; making, with the said sum of ten thousand three hundred dollars, the sum of twelve thousand dollars; and that out of the same, the sum of five thousand dollars shall, by the authorities of the nation, be distributed among those persons, and their legal representatives, whose arms were taken from them as aforesaid: and that any part of that sum finally remaining undistributed, together with the residue of seven thousand dollars, shall be used and appropriated in such manner as the national council shall direct.

ARTICE L. It is hereby further agreed that all claims and demands The C. S. to asagainst the Government of the United States in favor of the Cherokee sume the payment, Nation or any part thereef, or of any individuals thereof, and which tion of peace, of have not been satisfied, released or relinquished, arising or accruing all claims and de under former treaties, shall be investigated upon the restoration of peace, mands of the Cheand he maid by the Confederate States, which do hereby take the place relees against the and be paid by the Confederate States, which do hereby take the place U. S. of the United States and assume their obligations in that regard.

ARTICLE LI. It is further agreed between the parties that all provi- Certain provissions of the treaties of the Cherokee Nation with the United States, ions of the treaties

of the Cherokee which secure or guarantee to the Cherokee Nation or individuals thereof S., continued in by, and which are not contrary to the provisions of this treaty, and so force. far as the same are not obsolete or unnecessary, or repealed, annulled, changed or modified by subsequent treaties or laws, or by this treaty, are and shall be continued in force, as if made with the Confederate States.

ARTICLE LII. In further evidence of the desire of the Confederate

tive of the Chero-States to advance the individual interests of the Cherokee people, it is kee Nation, may further agreed, that the delegate in Congress from the Cherokee Nation ally, to be educa-may, with the approbation of the President, annually select one youth, ted at any military a native of the nation, who shall be appointed to be educated at any school of the C. S. military school that may be established by the Confederate States, upon privilege to the the same terms as other cadets may be appointed. And the Confederate Choctaw and States also agree that the same privilege shall be exercised by the dele-

Chickasaw and the gate from the Choctaw and Chickasaw Nations, and the Creek and nole nations.

Seminole Nations, respectively.

General amnesty decl tred.

ARTICLE LIII. A general amnesty of all past offences against the laws of the United States, and of the Confederate States, committed in the Indian country before the signing of this treaty, by any member of the Cherokee Nation, as such membership is defined by this treaty, is hereby declared; and all such persons, if any, whether convicted or not, imprisoned or at large, charged with any such offence, shall receive from the President full and free pardon, and be discharged.

When this treaty to take effect.

ARTICLE LIV. A general amnesty is hereby declared in the Cherokee Nation; and all offences and crimes committed by a member or members of the Cherokee Nation against the Nation, or against an individual or individuals, are hereby pardoned; and this pardon and amnesty shall extend as well to members of the nation now beyond its limits, as to those now resident therein.

ARTICLE LV. This treaty shall take effect and be obligatory upon the contracting parties, from the seventh day of October, in the year of our Lord one thousand eight hundred and sixty-one, whenever it shall be ratified by the General Council of the Cherokee Nation, and by the provisional President and Congress, or the President and Senate of the Confederate States; and no amendment shall be made thereto by either, but it shall be wholly ratified or wholly rejected.

In perpetual testimony whereof, the said Albert Pike, as Commissioner, with plenary powers, on the part of the Confederate States,

doth now bereunto set his hand and affix the seal of his arms; and the said Principal and assistant Principal Chiefs, Executive Councillors and Special Commissioners, on the part of the Cherokee Nation, do hereunto set their hands and affix their seals.

Thus done and interchanged in duplicate, at the place, in the year and on the day in the beginning hereof mentioned.

ALBERT THE Commissioner of the Confederate States to the Indian Nations west of Arkansas.

JNO. ROSS, Principal Chief. J. VANN, Assistant Chief. JAMES BROWN Executive Councillor. JOHN DREW Executive Councillor.

SEAL.

WILL P. ROSS, Executive Councillor. LEWIS ROSS, Commissioner C. N. THOMAS PEGG, Commissioner C. N. RICHARD FIELDS, Commissioner C. N.

TREATY WITH THE CHEROKERS.

Signed, sealed and delivered in presence of us.

WM. QUESENBURY,
Secretary to the Commissioner.
E. RECTOR,
Superintendent Indian Affairs Confederate States.
W. WARREN JOHNSON,
GEO. M. MURRELL,

RATIFICATION.

Dec. 11, 1861.

Resolved, (two-thirds of the Congress concurring,) That the Congress Patifics of the Confederate States of America do advise and consent to the ratification-of the articles of a treaty made by Albert Pike, Commissioner of Confederate States to the Indian Nations west of Arkansas, in behalf of the Confederate States, of the one part, and the Cherokee Nation of Indians, by its Principal and Assistant Principal Chiefs, Executive Councillors and Commissioners, for that purpose only, authorized and empowered, of the other part, concluded at Tahlequah, in the Cherokee Nation, on the seventh day of October, in the year of our Lord, one thousand eight hundred and sixty-one, with the following

AMENDMENTS:

Amendments.

I. Add at the end of article xxxv. the following words: "And the Confederate States will request the several States of the Confederacy to adopt and enact the provisions of this article, in respect to suits and proceedings in their respective courts."

II. Strike out from article xliv. the following words: "The same rights and privileges as may be enjoyed by delegates from any Territories of the Confederate States to the said House of Representatives," and insert in lieu thereof the following words: "A seat in the hall of the House of Representatives, to propose and introduce measures for the benefit of the said nation, and to be heard in regard thereto, and on other questions in which the nation is particularly interested; with such other rights and privileges as may be determined by the House of Representatives.

III. Strike out from article xxxiii. the following words: "or of a State," and insert in lieu thereof the following words: "or of a State, subject to the laws of the State."

Nova.—The foregoing amendments were subsequently concurred in and adopted by the Cherokee Nation.

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TO THE

FOREGOING PUBLIC LAWS AND RESOLUTIONS

OF THE CONFEDERATE STATES

Α.	(Admiralty, (continued)	
· 	jurisdiction,	6
Accounts. See Claims.	judge, and his salary,	6
supervisory power given the Attorney Gen-	where to reside	6
eral over the accounts of officers of the	terms of court	6
)	6
ceurts, 33		Š
auditing of accounts in the Post-Office De-	their fees,	ă
partment,113-114	residence of clerk; bis duties,	ă
for the War Department, 66	marshal to attend court. May appoint	•
duties of auditor, comptroller and register,	deputies,	
respectively, in respect to public accounts, 31	appeals and writ of error,	ž
payment of, for work done and furniture for		-
the executive office and buildings, 164		6
against Congress, to be paid out of the con-	his duties and compensation,	2
tingent fund, 165, 215		6
of receivers under sequestration act, see Se-	when the court to conform to the practice	_
questration and294-205	of district courts,	9
of acting commissaries and quartermasters	may make rules of practice,	0
of Indian troops; how settled and		6
paid,238-239	original cognisance given district courts of	
Action.	all civil causes of admiralty and mara-	_
when several actions are brought against		8
persons who might be legally joined in	district courts as courts of admiralty always	_
one, plaintiff not to recover costs of more		8
than one action,	laws of the United States and rules of court	
Adjutant and Inspector General's Department,		8
	fees of clerks, marshals and district attor-	
	neys in admiralty cases, 1	9
officers in; their rank,38-39, 61-62	Advancements,	
not to assume command of troops, 39	to South Carolina, 2	, a
reorganised, 61	to Missouri,	
brigadier general added and may be assign-	to complete the railroad connection between	v
ed to duty of adjutant and inspector gen-		
ecal,	Selma, Alabama, and Meridian, Missis-	
clerks in; their salaries52, 194	sippl, 2	•
# djutants,	payment to be made to the banks of ad-	
when subalterns of the line may be assign-	vances made by them to the Government, 2	z
ed to the duties of adjutant, 126	Agents,	
appointment of adjutants of regiments and	special agents to organize custom-houses	
legions of the grade of subaltern, 209	on the frontiers, and to examine books,	
rank, pay and allowances,	accounts, &c.,	8
Admiralty,	compensation,	8
judicial power of the Confederate States ex-	appointment of, to supervise telegraphic	-
tends to all cases of,	communications,	0
court of, at Key West, Florida, 60	instructions to, 1	
	·	. •

Agents, (continued.)	Appeal, Writ of Error and Supersedeas, (con.)
compensation of, to be paid out of the treasury,	to operate as a stay to the execution of the sontence or judgment
Agreements,	writ of error to the supreme court in civil
provision in Constitution as to States enter-	causes,
ing into compacts,4, 17	when to be brought, 82
Aids-de-camp, of brigadier general,	bond and security to prosecute suit with effect
their pay, 49	in what cases appeals allowed to the su-
of general; how selected, 45	preme court,
for President's personal staff, 198 Alabama,	transeript of proceedings
appropriation made by the State of, accepted	appeals subject to the rules prescribed
by Congress	in cases of writs of error,
Alabama and Florida Railroad Company,	under what rules appeals or writs of error, in any case, may be taken to the supreme
appropriation to, being difference in duty on railroad iron,138-189	court, from existing judgments or de-
Alien Enemies,	crees, 83
who liable to be apprehended and removed	in what cases writs of error allowed from
as alien enemies,	the final judgments or decrees of the highest courts of the States to the su-
who not to be taken as alien enemies,261-262 President to provide for the removal of	preme court,
those who fail to depart, and to establish	under what regulations and with what
rules, &c., 175	effect,
by proclamation, to require citizens of the United States within the Confed-	appeal or writ of error allowed from judg-
erate States to depart within forty	ments, &c., of any State court rendered
days, 175	since the secession of such State, 84
on failure to depart, treated as alien	transfer of causes pending in the supreme court of the United States upon appeal or
time allowed aliens resident within the	writ of error, to the supreme court of the
Confederate States, 175	Confederate States
duty of the Confed rate and State courts,	bond given for appeal, &c., to remain in force,
judges, &c., on complaints against aliens and alien enemics remaining in the Con-	writs of error or appeal lie to the supreme
federate States, 175	court from judgments rendered in can es
apprehension and examination, 175	pending in the courts of the United States at the time of the secession of the States, 86-87
order of removal. How otherwise dealt with	appeal to the Attorney General from decision
marshal, by himself or deputy, or other	of Commissioner of Patents, 138
discreet person to execute the order, 175	proceedings on appeal,
warrant for such execution,	no appeal allowed from decision of ex- aminer of patents
erty and effects of, see Sequestration.	from judgments and decrees of the district
and,231-206, 260-266	court in actions, &c., under the patent
taxes on property of, res Toxes, and, 227	laws to the supreme court,
when property of, may be decreed to their next of kin,	trict court to the supreme court, where
Aliens,	tre judge of the district court rendered
printing or publishing of works of, allowed, 160.	the decision app aled from,
privileges of the act relating to copy-rights extended to foreigners, on certain condi-	out writ of error from judgments, &c., of
tions, 161	the late district or circuit courts of the
Ambassadors, etc.,	United States,
power to nominate and appoint,	court of the United States may file ran-
President's duty to receive,	script of the record, &c., in the supreme
extends to cases affecting them, 19	court of the Confederate States,156-157 writ of error or appeal in copy-right cases
in such cases, supreme court has original	to the supreme court,
jurisdiction, 20	write of error and appeal from district
Amendment, of Constitution of the Confederate States,	court before organisation of the supreme
how to be made,	by whom and how issued, 168
Appeal, Writ of Error and Supersedeas,	appeals from final decisions of the courts
appeal allowed from decision of superinten-	under the sequestration act
dent of public printing	of district courts to the supreme court in
appeals and writs of error allowed from court of admiralty, at Key West, Florida,	Arizona Territory, 745
to the supreme court, 61	and from decisions of the supreme court
when writ of error to operate as a superse-	of the Territory to the supreme court
deas and stay of execution,	of the Confederate States,
allowed the accused in criminal cases, 82	title to slaves and personal freedom, 245

ppeal, Writ of Error and Supersedeas, (con.)	Appropriations, (continued,)
bills of exceptions, writs of error and ap-	for the custom-houses at New Orleans and
peals allowed from the decisions of the	Charleston, and for fitting up rooms for
district courts in Indian Territories to the	the court and clerk's office at New Or-
supreme court of the Confederate	leans, 68
States,274-275	for the navy, for the year ending February
writs of error lie to the supreme court	4th, 1862,69-70
from the decisions of said district	For salary of auditor of the treasury, 87
courts in criminal cases, 275	for the purchase of ordnance and ordnance
when writ of error to operate as a	stores, 88
supersedeas, 275	for the Post-Office Department for the year
ppointments.	ending ending March 1st, 1862, 88
commissioned officers of the navy may be	to supply deficiences in the revenue of the
appointed during recess of Congress 74	Post-Office Department, 88
of inferior officers to be made by the Presi-	for the service of the bureau of Indian Af-
dent, 75	fairs, 89
of all officers, civil, military and naval, to	acceptance by Congress of the appropria-
be made by the President during the re-	tion made by State of Alabama, 90
cess of Congress 89	moneys appropriated for a particular branch
to the rank of general made by selection	
	of expenditure in one department may
from the army,	be applied to another branch in same de-
President authorised to continue appoint-	partment,
ments by him in the military and naval	special account thereof to be laid be-
service,	fore Congress,
of officers of the navy of the United States	appropriations in additi n to those already
to the same rank and position in the navy	made for the military service, for the
of the Confederate States, 121	fiscal year ending Pebruary 18th, 1862,123-124
officers of certain State troops turned over	for the legislative and executive expenses
, to the Confederate States to be appoint-	of the Government for the year ending
ed, &c., as herotofore,223-224	February 18th, 1862,124-125
of additional officers in the navy, 229	for certain deficiencies in the appropria-
when appointments to terminate, 229	tions of the Post-Office Department, for
of certain assistant secretaries made execu-	the year ending February 18th, 1862, 125
tive appointments, 241	to meet the incidental expenses of the pub-
of officers of the regular navy to a higher	lic service within the Indian tribes, for
grade may be made without prejudice to	the year ending February 18th, 1862, 127
their position under original appointment, 242	for the library of the Patent-Office, 144
of persons as field officers or captains to	for the pay of additional officers, &c., of
raise regiments, squadrons, &c 248	the marine corps, and for the additional
when appointments to extire, 249	clothing and subsistance of the non-com-
of officers of artillery, above the rank of	missioned officers, musicians and privates
captain, in the provisional army and in	for the year ending February 18th, 1862,. 150
the volunteer corps,	for pay of officers of the United States navy
of judges, attorneys, clerks and marshals	who have resigned and whom it is pro-
of district courts in certain Indian terri-	posed to add to the navy of the Confede-
tories, 272	rate States, 153
of quartermasters and commissaries at per-	specific appropriations for the navy for the
manent posts and depots,	year ending February 18th, 1862,
Apportionment of Representation	to defray the expenses of removing the seat
	of Government from Montgomery to
among the States, 11	Richmond,161-162
Appropriations,	act of 1861, March 15, making appropria-
limitation, by Constitution, for armies, 14	tions for the support of the navy, amend-
under the Constitution, no money to be	
drawn from the tressury unless appro-	ed,
priated by law,	
for internal improvements, when authorized	navy yard at Norfolk,
under the Constitution, 14	to aid the people and State of Missouri, 173
for support of three thousand men for	for the construction of a machine generally
three months to be called into service at	known as "Winan's Gun," 174
Charleston, 58	for the services of physicians employed in
for the support of two thousand additional	conjunction with the medical staff of the
men to be called into service at same	srmy, 186
place, 58	
for the support of the regular army of the	military service, 186
Confederate States for twelve months	for the public defence for the year ending
from March 11th, 1861,58-59	February 18th, 1862, 187
Secretary of War may apply any part	or military hospitals for the year ending
of the appropriation to the support	February 18th, 1862, 187
of the provisional forces, 60	
for the public defence, and for the pay, sub-	da railroad company, being difference in
sistence and transportation of volunteer	duty on railroad iron, 186
forces,	
for the legislative, executive and judicial	legislative, executive and judicial depart-
expenses of the Government for the year	ments, for the year ending February 18th,
31 - D-L AAL 1000 89 65	\ 104_101_220_221

ppropriations, (continued,)	Arizona Territory, (continued,)
to carry into effect "An act to authorize the	when secretary to act as Governor,
issue of treasury notes and to provide a war tax for their redemption," and for	legislative power, in whom vested, 243 legislative assembly to con-ist of a Council
other purposes,	and House of Representatives; how com-
additional appropriations for the navy for	} posed,245
the year ending February 18th, 1862, 193	apportionment for the election of members
further appropriations to supply deficiencies	of Legislative Council. Basis of appor-
in the revenue of the Post Office Depart-	{ tionment, 245
ment, during the year ending February	members of the Council and House of Rep-
18th, 1862, 194	resentatives; where to reside, 24
for the construction of additional gunboats. 195	Governor to regulate first election for mem-
for the purchase of a steamer and military	time, place and manner of holding elec-
for the transmission of funds of the Con-	tions, 24
federate States,	certificate of election, 24
for pay of temporary clerks and messenger	another election ordered where there is a
in the Post Office Department, for the	failure to elect, or to fill a vacancy, 24
year ending Februar v 18th, 1862,	terms of sessions limited, 24
of the fund received into the treasury from	proceedings to be in the English language,. 24
donations by churches, 212	qualifications of voters, 24
transfer of certain appropriations,224, 229	no person belonging to the army or navy to
to the Chief State Tax C. llectors to pay	vote in the territory, not being a citizen
salaries of clerks, office hire, &c225-226	
to Indian tribes under treaty stipulations, 232	extent of legislative power,
\$265,927 25 of the amount appropriated may be paid in coin, 237	
appropriation for the purchase of the	laws, and proceedings therein,24
coin, 237	Governor not to exercise veto in certain
when the appropriations to be paid over	{ cases, 24
to the tribes, 237	Congress may change or annual laws passed
additional appropriations to pay the ex-	by the Legislative Assembly, 24
pense of the public printing up to Feb.	may pass any laws for the people of
18th, 1862, 239	
for floating defences of the western rivers, 239	appointment of territorial and county offi-
for the pay of the navy on and off duty,	Cors,
seamen, &c., to April 1st, 1862 240	Governor to lay off election districts,
for pay of bounty and transportation under the act for the re-enlistment of twelve	as to appointments to office,244-24
months men	
for expenses under the act for recruiting,	vested, 24
passed Dec. 19th, 1861, 240	supreme court to consist of a chief justice
for salary of Assistant Secretary of War, to	and two associates, 24
April 1st, 1862, 240	} quorum,
to ray for ordnance, ordnance stores and	m y appoint its clerks,
equipments, and for the defences of the	term of office of the judges, 24
Mississippi river,	judicial districts,
for raising and organizing troops in Ken-	district courts, 24 justices of the peace, 24
tucky, and supplying the same with clothing, &c.,	courts possess chancery as well as common
to provide coin for the Government 257	law jurisdiction, 24
to pay interest due the ban's at Mem-	each district court to appoint its clerk, 34
phis, 257-258	
to connect the Richmond and Danville with	of district courts to supreme courts 24
the North Carolina railreads, 259	provision respecting cases involving title to
to pay the interest due the Choctaw nation	slaves, and the question of personal free-
upon stocks of the State of Virginia, 260	
for the expenses of the Government in the	extent of jurisdiction of district courts, 24
legislative, executive and judicial depart-	writs of habeas corpus,
ments, from February 18th to April 1st, 1862, and for other purposes,268-270	days appropriated to the trial of certain causes
to pay the State of South Carolina on ac-	fees of clerk of district court, 24
count of her claims against the Confede-	proceedings of all courts to be in the Eng-
rate States, 280	
trisona Territory,	by whom probate judges and justices of the
temporary government for, established, 242	peace to be appointed, 24
boundaries, 241	sppointment of attorney for the Territory;
power to divide the territory, reserved, 242	
institution of slavery in the territory to re-	marshal to be appointed; his duties and
ceive protection,	
right of certain Indians not to be impaired, 242	
the executive power vested in a Governor; his tenure of office, duties and emolu-	justices, attorney and marshal to be appointed by the President,
ments, 24	each to take official oaths,
econtamy his nowan and duties 045	24

Arizona Territory, (continued.)	, Army, (continued.)
compensation of members of the Legislative	pay and allowances of the forces re-
Assembly, 246	coived, 4
contingent expenses of the Territory 246	subject to army rules,
when Liegislative Assembly to hold its sessions,	President authorized to employ the militia, militarmand naval forces, and to ask for
seat of Government,247	and accept volunteers,45, 17
delegate to House of Representatives of the	how long militia to serve, 4
Confederate States to be elected, 247	what the volunteers to furnish, 4
time of electing the delegate, 247	to be armed by the States, 4
his mileage and pay, 247	subject to rules and articles of war, 4
Governor may define the judicial districts	to receive money in lieu of clothing, 4
and assign the judges to them; and ap- point the times and places of holding the	accepted in companies, squadrons, bat- talions and regiments,
courts, subject to the control of the Leg-	officers, how appointed, 4
islative Assembly, 247	may be organized into companies, bat-
· Constitution and laws of the Confederate	talions, &c.,
States extended over the Territory, 247	appointment of officers for brigades and
provisions of this act suspended till the	divisions,4 spportionment of staff and general offi-
President shall issue his proclamation and appoint the officers,	cers,
Arkansas,	organization and pay of the militia and
admission of, into the Confederacy, 120	volunteers, 42
te constitute two judicial districts, 152	allowance for the use and risk of borses,
cession of certain arsenals of, 154	and for horses killed in action,45-4
Armorers.	when volunteers to serve on foot, 40 field and staff officers of a separate bat-
enlistment of master armorers for ordnance	talion of volunteers,4
service; their pay, 50	additional second lieutenant to each
appointment of master armorers,	company, 7
salary and allowances, 188	number of privates may be limited, 40
Armories,	additional officers, and when and hy whom
superintendent of, to be appointed,	appointed, for the quartermaster's, com- missary's and medical departments, 49
salary and allowances, 188	establishment and organization of the
	army,47, 114
right to keep and bear, not to be infringed, 3, 16 contracts authorized for the purchase, man-	corps of engineers,47, 110
ufacture and alteration of,	company of sappers, miners and pon-
President to receive from the States the	toniers; officers,
arms, etc., acquired from the United	duties of the officers,
States 43	corps, 4
acts of Congress of the United States pro- hibiting the purchase of arms of a patent-	corps of artillery,48, 18
ed invention, &c., suspended during the	regiments of infantry,48, 11
war,115-116	regiment of cavalry,48, 114
advances on contracts for arms or munitions	brigadier generals and their aids-de- camp; their duties,48, 6
of war, 173	term of enlistment of the rank and file, 4
arms of volunteers to be kept within the	examination of officers, 4
control of the President,	how vacancies filled in established regi-
	ments and corps, 48
Congress empowered to raise and support armies,	promotions to, and including rank of colonel; how made,48-48
its power to make rules for land forces,3, 15	brigadier generals to be selected from
President commander in chief of the army, 5, 18	the army, 44
organization of a general staff,38, 61-62	appointment of subaltern officers, 4
adjutant and inspector general's depart-	pay of officers, 4
ment,	additional pay of commissioned officers
quartermaster general's department, 39, 62, 115 quartermasters to discharge the duties	and of United States officers who have or may resign,49-50
of paymasters, 39	the pay of officers to be in full of all
commissary general's department,39, 62	allowances except forage, fuel, &c., 50
assistant quartermasters and commissaries	allowance of forage, fuel and quarters;
subject to duty in both departments, 39	how fixed and furnished, 5
medical department,	may be commuted,
the command of troops,	forage allowed officers of the army in
staff officers to be appointed by the Pres-	time of war, 50
ident,	in dimes of peace, 50
forces of the States tendered, or volunteers	no enlisted man to be employed as a
received into the service with their offi-	servant,
cers, by companies, battalions or regi- ments,	pay of enlisted men,
their general officers appointed by the	others for ordnance service; their
President, 44	

Army, (continued.) .		Army, (continued.)
rations of enlisted men,	50 {	President authorized to employ the militia,
clothing,	51 }	military and naval forces, and to ask for
rations to be issued in kind; commuta- tion value fixed,	51	and accept volunteers,
officers to perform all military duties to	31 /	6, 1861, 176
which they may be assigned,	51	pay and allowances and time of service, 176
Secretary of War to prescribe rules for	3	volunteer troops in the State of Missouri
the general government of the army,	51 {	may be received and mustered into the
quartermasters and commissaries to	3	service in companies, &c., with their offi-
not to be concerned in certain pur-	51 }	may be attached to brigades or divis-
chases or sales;	51 }	ions, 184
rules and articles of war of the United	{	appointment of field officers, 184
States declared to be of force,	51 3	organization of battalions into regi-
amendment of,	51 }	ments,
called into the service,	51 }	vacancies amongst commissioned 'offi-
one brigadier general added to those	31 }	volunteers for local defence and special ser-
heretofore authorized,	62 }	vico. See Local Defence, and, 186
may be assigned to the duty of ad-	'}	increase of the corps of artillery, 188
jutant and inspector general,	62 {	appointment of superintendents of armo-
commissions to officers of the United	• {	ries and master armorers,
States army who have resigned and been appointed to original vacancies	}	aids-de-camp for President's personal staff, 183 additional sergeant allowed each company, 188
in the army of the Confederate States,	}	clothing for the army, 196
to bear one and the same date,	62 {	civilians may be appointed as staff offi-
eath prescribed for officers, non-com-	- }	cers,171, 209
missioned officers, musicians and	· • • }	appointments of adjutants of regiments and
privates,	62 }	legions of the grade of subaltern, 209
rank of "general" established as the	114 {	reception and forwarding of private contri- butions for the army, 209
highest military grade,	115 }	officers to affix signature of President to
on what general officers conferred,		commissions in the army, 222
assignment of general officers to com-	{	chief bugler or principal musician to each
mands. Their pay and allowances,		regiment,
aids-de-camp,		re-organization of troops re volunteering or re-enlisting at the expiration of their
increase of corps of engineers,		present term of service, 223
increase of quartermaster general's de-	3	vacancies filled by promotion, 223
partment,		vacancies in the lowest grade of com-
increase of the medical department,	115 }	missioned officers, filled by election, 223
military storekeepers; their pay and al-	115	officers of certain State troops turned over to the Confederate States, ap-
lowances,quartermaster sergeant and ordnance ser-	3	pointed, &c., as heretofore, 223-224
geant added,	115 }	rank and pay of certain officers who com-
hospital stewards; pay and allowances		· monced service before receiving their
State cadets to be attached to companies	{	commissions, 235
as supernumerary officers, with the	115	recruiting and enlisting men for companies
monthly new		reduced by death and discharges, 226 company commisssioned officers to be
competency for promotion,		detailed for this duty, 226
assignment of officers to staff duty,		appointment of officers of engineers. Num-
hounties to enlisted men,		ber, rank and pay,237-238
· additional company of sappers and bom-	110	temporary rank and command on officers of
backiers, nontoons to fur the	TIA	the army on duty in the several bureaus of the adjutant and inspector general,
vehicles, arms, pontoons, &c., for the service of said company,	120 3	chief of engineers and chief of ordnance, 238
monthly pay of the officers and pri-	}	enlistment of men for temporary and spe-
vates,	120 8	cial service on the western waters. Offi-
allowances to the commissioned offi-		cers; pay and allowances, 241
cers, and forage,	120 }	appointment of major general and brigadier
rations and allowances of enlisted	120	general to the command of troops in Missouri; pay; staff,
when subaltern of the line may be assigned		to be assigned to the duty of raising,
to the duties of adjutant	126	&c., the forces in said State, 248
certain battalions of volunteers allowed two	• }	persons may be appointed and commission-
field officers,	170 2	ed as field officers or captains to raise
assistant adjutants general may be appoint-	3	regiments, squadrons, &c.,
ed for volunteer forces,	170	
commissions to officers to raise and com-	ş	officer to receive an appointment pro- portioned to the force he recruits, 249
mand volunteer regiments, &c., of per-	{	when enlistments under the commission
sons from Kentucky, Missouri, Maryland	174	of centeins not obligatory

Ammer (continued)	Assume (continued)
Army, (continued.)	Assayers, (continued.)
appointment of officers of artillery above	oath, 192
the rank of captain in the provisional	duties, 192
army and in the volunteer corps, 249	salary,
President authorized to call upon the seve-	term of office,
ral States for troops to serve three years	to defray the expenses of the assaying
or during the war,	establishment, 192
number of troops from each State, 252	may employ workmen and infarior offi-
equalizing of the troops according to	cers, 192
white population, 252	report of proceedings, 192
recruiting of companies of volunteers, now	subject to orders of the Secretary of the
in the service under enlistment for twelve	Treasury, 192
months, 254	appointment of assayer at New Orleans.
companies recruited may elect their	Duty; bond and oath, 253
commissioned officers, 254	to have charge of the mint edifice,
vacancies; how filled,	tools, &c., 253
officers and privates may be detailed to	to defray expenses of the assaying es-
recruit for companies. Entitled to	tablishment, 253
transportation, 254	compensation, 253
pay and bounty of enlisted recruits, 254	to keep in good order the buildings and
original volunteers may re-enlist in the	other property, 253
companies to be recruited, 254	term of office,
to what number companies may be re-	may employ workmen and inferior offi-
ornited, 254 {	сога, 253
when the recruited men of one compa-	report of his proceedings, 253
ny may combine with the recruits	assayer, his subordinates, &c., subject
of other companies so as to form	to orders of the Secretary of the
complete companies, 254	Treasury, 253
when recruits may be assigned to other	Assay Offices,
companies, 254	established at Charlotte and Dahlonega, 192
term for which militia called into the ser-	established at New Orleans, 253
vice not to apply to men drafted by the	Assessments,
States, and furnished to the President on	of taxable property; when, and by whom
his requisition 255 }	made,176, 225
organization of Maryland Line, 270	appeals from assessments, and for reduction
rank of commissioned officers continued in	of double tax,
service by re-election, to date from the	list of assessments and of the amount of
time of their original election or appoint-	tax to be furnished to the chief collector
ment, 271	of taxes, 179
details of persons from the ranks to serve	when list of real estate for assessment to be
in the offices of quartermasters and com-	made out, 181
missaries at permanent posts and depots, 275	correction of errors in assessments, 182
act of January 22, 1862, providing for rais-	cash on hand or on deposit, subject to assess-
ing and organizing additional troops in	ment and taxation, 225
Missouri, repealed, 277	securities for money to be assessed according
discharge of the "Lumberton Guards," 2d	to their value, 225
regiment N. C. volunteers, 279	extension of time for making assessments, 225
Arrest,	Secretary of the Treasury may make fur-
members of Congress privileged from2, 13	ther extension, 225
persons under arrest or process from the	Assessors of Taxes. See Taxes.
United States, continued in custody, 86	appointment,178, 226
Arsenals. See Forts, Arsenals and Navy Yards.	duties,178, 181
provision of Constitution as to places for, 15 }	compensation, 181
acceptance of the cession of certain ar-	Assistants,
senals of the State of Arkansas, 154	Assistant Attorney General, 53
Articles of War,	Postmaster General, 52
established by the laws of the United States,	Secretary of State,42, 53
declared to be of force, 51 {	Secretary of the Treasury,30, 31, 53
articles sixty one and sixty-two, abrogated, 51	Treasurer,
other articles substituted, 51	Secretary of War, 222
Artillery,	appointment of cortain assistant secretaries
corps of; of whom to consist,	made executive appointments, 241
companies of, may be equipped as light bat-	Attainder,
teries, 48	no bill of, to be passed,
pay of officers, 49	Attorney General,
companies of light artillery may be receiv-	office of, created,
ed into the service, 105	his salary, 33
increase of the corps of, 188	may appoint a clerk,
appointment of officers of artillery above	general duties of,
the rank of captain, in the provisional	supervisory power over accounts of mar-
army and in the volunteer corps, 249	shals, clerks and officers of the courts,
Assayers,	and of all claims against the Confederate
appointment of, at Charlotte and Dahlone-	States,
ga, 192 }	may increase clerical force in his depart-
bond, 192 ?	_ ment, 53

(thomas Council (continued)	Auditors of the Thomas (continued)
Attorney General, (continued.)	Auditors of the Treasury, (continued.)
may employ laborers, and appoint a mes-	may send communications, relating to
senger, 53 /	post-office business, free of charge, 114
appeal to, from decision of Commissioner of	appointment of clerk to sign Auditor's
Patents, 138 (• name, so as to frank mail matter, 252
proceedings on appeal, 138	Second Audilor.
his duties in relation to the publication of	appointment,
the laws and resolutions of Congress, and	duties, 66
treaties,	salary,
to appoint law clerk in Department of Jus-	clerks; their salaries,151, 259
claims for money against the Confederate	
States, and of citizens of the Confederate .	
States against the United States, to be	В.
filed in his office, 199	_•
proof of such claims, 199	
report thereon by Attorney General to	Bail,
Congress, 199	excessive bail not to be required,4, 16
to represent the interest of the Government	Bail Bonds,
in all cases arising under the sequestra-	given to answer any charge under process
tion act,205-206	from the United States Courts, to be
to prescribe uniform rules of proceeding	obligatory, 84
under the said act, 206	Bakeries,
Assistant Attorney General to be appointed.	to be established, 214
His salary, 53	Bankruptcy,
Attorneys. See Attorney General. District	Congress may establish uniform laws on the
Attorneys.	subject of,
for the court of admiralty at Key West,	Banks,
Florida,61, 66	payment to, of advances made by them to
fees of attorneys of the Confederate	the Government,
States,	appropriation to pay interest due the banks
appointment of an attorney in each section	at Memphis,
in which a district court is held, and in	Beauregard, General G. T.
which no attorney of the Confederate	thanks of Congress to,163, 212
States resides, 263	Bill of Attainder,
his duties, 263	not to be passed by Congress,
compensation, 263	Billa,
claims of attorneys of alieu enemies for fees	for raising revenue to originate in the House
or commissions on the funds in their hands,	of Representatives,
to give information to receivers of property	when a bill becomes a law,
under their control, of alien enemics,	veto by President,2, 13
and render an account thereof, 201	Bills of Execeptions,
Auditors of the Treasury.	allowed to the Supreme Court from deci-
	sions of district courts in certain Indian territories,274-275
First Additor. appointment,	Bonds,
salaries,30, 53	of custom-house officers, 29
duties, 31	of additional officers in the Quartermaster's
may administer oaths,	Commissary's and Medical Departments, 46
clerks and employees in his office and their	of quartermasters and commissaries,
salaries,52, 252, 259	of assistant treasurer, 57
to audit the accounts of the Post-Office De-	of marshals and clerks of district courts, 76
partment, 113	of clerk of the Supreme Court,
appeal allowed to the comptroller of	guits on official bonds of officers, in what
the Treasury	court to be instituted, 85
report by Auditor to the Postmaster	to prosecute writ of error to the Supreme
deneral,)
pert delinquencies of postmasters, 113	given for appeal, &c., in cases transferred to the Supreme Court to remain in force, 85.
. to close accounts quarterly, 113	
to register, charge and countersign	marque and reprisal, 101
warrants, &c., 113	of Commissioner of Patents and chief clerk
to state and certify quarterly accounts	in his office, 136
of the moneys paid, 114	official bonds of clerks and marshals, where
to superintend the collection of debts,	deposited, 156
penalties and forfeitures, and direct	suit may be maintained on a copy, 150
suits,	when necessary to produce the original
to have charge of lands and other	and how obtained,
property assigned or conveyed to the	of collectors of taxes,
Confederate States in payment of debts due on account of the Post-	of assayers,192, 253
Office Department, and to sell and	of marshal of district court in certain In-
dispose of the same, 114	dian territories,
A	

Books	Cheatham, Brigadier Genoral Benjamin F.
purchased by the committee appointed to	thanks of Congress to, and his command, 289
revise the laws of the United States to be	Cherokess,
delivered to the Secretary of Congress, 157	
	treaty between the Confederate States and,
Bounties;	of October 7th, 1862,
allowed for persons on board of armed ves-	Chickmann Son Chartern and Chickmann
sels of the United States burnt, sunk or	Chickasaws. Bee Choctaws and Chickasaws.
destroyed; to be paid by Secretary of the	Choctaus,
Treasury, 102	appropriation to pay interest upon stocks
to an listed man	
to enlisted men,	of State of Virginia, 260
when allowed for prisoners captured on	Choctans and Chickasans,
armed ships or vessels, 154	treaty between the Confederate States and,
granted to privates, musicians and non-	
commissioned officers,	of July 12th, 1861, 311
allowed seamen,	Citizenship,
	, 1,
to recruits,248, 254	see Naturalization and, 189-190
to State troops who re-enlist in the service	Civilians.
of the Confederate States,256-257	,
when to be paid to soldiers enlisting for the	may be appointed staff officers. Their rank
war, or recruited, 278	} and pay,171, 209
	appointments of certain officers in the navy
Breaches,	may be made from civil life, 229
amount recoverable in suits for breach of	C
covenant, 80	Claims,
Bread.	supervising power of Attorney General
to be furnished troops in the field, 214	} over, 33
	provision for the auditing and paying cor-
Buglere,	tain claims against Congress, 95
appointment of chief bugler or principal	
musician to each regiment, 222	auditing of claims of the States against the
Buteau of Engineers,	Confederate Government, 197
	in auditing the claims of certain States re-
olerical force increased,	ference to be had to the special compacts
Bureaus,	with those States,
of the Treasury Department, 52	proof, 197
of the War Department, 52	
of the Post-Office Department, 57	restriction as to amount
	auditor to make special report to Con-
of Public Printing,41, 111	/ gress, 197
of Indian Affairs, 68	notice to Executive of each State to
Tight house humany established 47	
Light-house bureau established, 47	
	forward claims,
Patent Office bureau established,	forward claims,
	forward claims,
Patent Office bureau established,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199
	forward claims,
Patent Office bureau established,	forward claims,
Patent Office bureau established,	forward claims,
Patent Office bureau established,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Cengress, 199
Patent Office bureau established,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Congress, 199 of citizens of the Confederate States against
Patent Office bureau established,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Cengress, 199 of citizens of the Confederate States against the United States may be filed in the office
Patent Office bureau established,	forward claims,
Patent Office bureau established,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Congress, 199 of citizens of the Confederate States against the United States may be filed in the office of the Attorney General; 189 proof, 199
C. Cadets, State cadets attached to companies as supernumerary officers, with the rank of cadet, 115 monthly pay,	forward claims,
C. Cadets, State cadets attached to companies as super- numerary officers, with the rank of cadet, 115 monthly pay,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Congress, 199 of citizens of the Confederate States against the United States may be filed in the office, of the Attorney General; 199 proof, 199 when Attorney General to pass upon
C. Cadets, State cadets attached to companies as super- numerary officers, with the rank of cadet, 115 monthly pay,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Cengress, 199 of citizens of the Confederate States against the United States may be filed in the office of the Attorney General; 199 proof, 199 when Attorney General to pass upon and report such claims, 199
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay,	forward claims,
C. Cadets, State cadets attached to companies as supernumerary officers, with the rank of cadet, 115 monthly pay,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Congress, 199 of citizens of the Confederate States against the United States may be filed in the office of the Attorney General; 189 proof, 199 when Attorney General to pass upon and report such claims, 199 of citizens of the United States who have rendered postal service under the United
C. Cadets, State cadets attached to companies as supernumerary officers, with the rank of cadet, 115 monthly pay,	forward claims,
C. Cadets, State cadets attached to companies as supernumerary officers, with the rank of cadet, 115 monthly pay,	for money against the Confederate States to be filed in the effice of the Attorney Gen- eral,
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Congress, 199 of citizens of the Confederate States against the United States may be filed in the office of the Attorney General; 189 proof, 199 when Attorney General to pass upon and report such claims, 199 of citizens of the United States who have rendered postal service under the United States Government, to be presented, veri- fied, &c., to the Post-Office Department, 200 oath of claimant, 200
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Congress, 199 of citizens of the Confederate States against the United States may be filed in the office, of the Attorney General; 199 when Attorney General to pass upon and report such claims, 199 of citizens of the United States who have remdered postal service ungler the United States Government, to be presented, veri- fied, &c., to the Post-Office Department, 200 oath of claiman. 260
C. Cadets, State cadets attached to companies as supernumerary officers, with the rank of cadet, 115 monthly pay,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Congress, 199 of citizens of the Confederate States against the United States may be filed in the office of the Attorney General; 189 proof, 199 when Attorney General to pass upon and report such claims, 199 of citizens of the United States who have rendered postal service under the United States Government, to be presented, veri- fied, &c., to the Post-Office Department, 200 oath of claimant, 200 report thereof by Postmaster General, 200
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay,	forward claims,
C. Cadets, State cadets attached to companies as supernumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer cavalry companies, 213	forward claims,
C. Cadets, State cadets attached to companies as super- numerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer caval- ry companies, 213 Cavalts. See Patents,	forward claims,
C. Cadets, State cadets attached to companies as super- numerary officers, with the rank of cadet, 115 monthly pay,	forward claims,
C. Cadets, State cadets attached to companies as supermumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer cavalry companies, 213 Caveats. See Patents, specifications, &c., of inventions and useful discoveries, filed in the office of the	forward claims,
C. Cadets, State cadets attached to companies as super- aumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to con- sist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer caval- ry companies, 49, 114 cy of officers, 40, of inventions and use- ful discoveries, filed in the office of the Attorney General, to operate as a caveat, 93	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Cengress, 199 of citisens of the Confederate States against the United States may be filed in the office of the Attorney General; 189 proof, 199 when Attorney General to pass upon and report such claims, 199 of citisens of the United States who have rendered postal service under the United States Government, to be presented, veri- fied, &c., to the Post-Office Department, 200 oath of claimant, 200 report thereof by Postmaster General, 200 for postal service, when barred, 200 Secretary of War to sudit the claims of as- sistant quartermasters general, commissa- ries general and surgeous for a certain period, 221 of attorneys, agents or trastees of alien
C. Cadets, State cadets attached to companies as super- aumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to con- sist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer caval- ry companies, 49, 114 cy of officers, 40, of inventions and use- ful discoveries, filed in the office of the Attorney General, to operate as a caveat, 93	forward claims,
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay,	for money against the Confederate States to be filed in the effice of the Attorney Gen- eral,
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer caval- ry companies, 49, 114 equipments to be furnished volunteer caval- ry companies, 213 Cavasts. See Patente, specifications, &c., of inventions and use- ful discoveries, filed in the office of the Attorney General, to operate as a caveat, 93 Consus, when to be taken, 11	for money against the Confederate States to be filed in the effice of the Attorney Gen- eral,
C. Cadets, State cadets attached to companies as supermumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer cavalry companies, 213 Cavals. See Patente, specifications, &c., of inventions and useful discoveries, filed in the office of the Attorney General, to operate as a caveat, 96 Census, when to be taken, 11 Chaplains,	forward claims,
C. Cadets, State cadets attached to companies as super- numerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer caval- ry companies, 213 Caveats. See Patente, specifications, &c., of inventions and use- ful discoveries, filed in the office of the Attorney General, to operate as a caveat, 93 Consus, when to be taken, 11 Chaplains, appointed for the army, 99	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Cengress, 199 of citizens of the Confederate States against the United States may be filed in the office of the Attorney General; 199 proof, 199 when Attorney General; 199 of citizens of the United States who have rendered postal service under the United States Government, to be presented, veri- fied, &c., to the Post-Office Department, 200 oath of claimant, 200 report thereof by Postmaster General, 200 for postal service, when barred, 200 Secretary of War to audit the claims of as- sistant quartermasters general, commissa- ries general and surgeons for a certain period, 241 of attorneys, agents or trustees of alien enemies for fees or commissions on the funds in their hands, may be allowed by the courts, 265 Clerical Force,
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer caval- ry companies, 213 Cavates. See Patents, specifications, &c., of inventions and use- ful discoveries, filed in the office of the Attorney General, to operate as z caveat, 96 Consus, when to be taken, 11 Chaplains, appointed for the army, 99 may be assigned to regiments, brigades or	forward claims,
C. Cadets, State cadets attached to companies assuper— numerary officers, with the rank of cadet, 115 monthly pay,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Congress, 199 of citisens of the Confederate States against the United States may be filed in the office of the Attorney General; 199 when Attorney General to pass upon and report such claims, 199 of citisens of the United States who have rendered postal service under the United States Government, to be presented, veri- fied, &c., to the Post-Office Department, 200 oath of claimant, 200 report thereof by Postmaster General, 200 for postal service, when barred, 200 Secretary of War to audit the claims of as- sistant quartermasters general, commissa- ries general and surgeous for a certain poriod, 241 of attorneys, agents or trastees of alien enemies for fees or commissions on the funds in their hands, may be allowed by the courts, 265 Clerical Force, created for the several Executive Depart-
C. Cadets, State cadets attached to companies assuper— numerary officers, with the rank of cadet, 115 monthly pay,	for money against the Confederate States to be filed in the effice of the Attorney General,
C. Cadets, State cadets attached to companies as superaumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer cavalry companies, 213 Cavats. See Patente, specifications, &c., of inventions and useful discoveries, filed in the office of the Attorney General, to operate as a caveat, 93 Census, when to be taken, 11 Chaplains, appointed for the army, 99 may be assigned to regiments, brigades or posts, 99 when appointments to expire, 99	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Congress, 199 of citizens of the Confederate States against the United States may be filed in the office of the Attorney General; 199 when Attorney General to pass upon and report such claims, 199 of citizens of the United States who have rendered postal service under the United States Government, to be presented, veri- fied, &c., to the Post-Office Department, 200 oath of claimant, 200 report thereof by Postmaster General, 200 for postal service, when barred, 200 Secretary of War to audit the claims of as- sistant quartermasters general, commissa- ries general and surgeons for a certain period, 241 of attorneys, agents or trustees of alien enemies for fees or commissions on the funds in their hands, may be allowed by the courts, 265 Clerical Force, created for the several Executive Depart- ments, 52-53 may be increased, 53
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay,	forward claims, 197 for money against the Confederate States to be filed in the effice of the Attorney Gen- eral, 199 proof, 199 report thereon by Attorney General to Cengress, 199 of citisens of the Confederate States against the United States may be filed in the office of the Attorney General; 189 proof, 199 when Attorney General to pass upon and report such claims, 199 of citisens of the United States who have rendered postal service under the United States Government, to be presented, veri- fied, &c., to the Post-Office Department, 200 oath of claimant, 200 report thereof by Postmaster General, 200 for postal service, when barred, 200 Secretary of War to audit the claims of as- sistant quartermasters general, commissa- ries general and surgeons for a certain period, 241 of attorneys, agents or trustees of alien enemies for fees or commissions on the funds in their hands, may be allowed by the courts, 265 Clerical Force, created for the several Executive Depart- ments, 52-53 may be increased, 52-53 in the office of the Second Anditor of the
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 115 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer cavalry companies, 213 Cavats. See Patente, specifications, &c., of inventions and useful discoveries, filed in the office of the Attorney General, to operate as a caveat, 98 Consus, when to be taken, 11 Chaplains, 29 may be assigned to regiments, brigades or posts, 99 when appointments to expire, 99 when appointments to expire, 99 monthly pay, 99, 116 allowed rations. 210	for money against the Confederate States to be filed in the effice of the Attorney General
C. Cadets, State cadets attached to companies as superaumerary officers, with the rank of cadet, 115 monthly pay,	forward claims,
C. Cadets, State cadets attached to companies as super- numerary officers, with the rank of cadet, 115 monthly pay,	for money against the Confederate States to be filed in the effice of the Attorney General
C. Cadets, State cadets attached to companies as super- mumerary officers, with the rank of cadet, 115 monthly pay, 115 competency for promotion, 116 from North Carolina Institute received into the service, 212 Cavalry, regiments of; of what officers, &c., to consist, 48, 114 pay of officers, 49, 114 equipments to be furnished volunteer caval- ry companies, 213 Cavates See Patents, specifications, &c., of inventions and useful discoveries, filed in the office of the Attorney General, to operate as a caveat, 93 Consus, when to be taken, 11 Chaplains, appointed for the army, 99 may be assigned to regiments, brigades or posts, 99 when appointments to expire, 99 monthly pay, 99, 116 allowed rations, 210 for vessels of the navy about to depart beyond the limits of the Confederate States, 229	forward claims,
C. Cadets, State cadets attached to companies as super- numerary officers, with the rank of cadet, 115 monthly pay,	forward claims,

Clerks,	Coin,
appointment and salaries of, in State Department,	provisions in Constitution respecting, 16 counterfeiting of, may be punished by Con-
in the Treasury Department,31, 52	gress,14
in the Navy Department,	laws of the United States in reference to coin and coinage, declared to be in force, 62
in the Department of Justice,33, 53	silver coin issued under the act of the
clerical force in the departments may be in-	United States Congress, Feb. 21st, and March 3d, 1863, made a legal tender, 63
creased, 53	foreign gold cein to pass current as money
in one bureau of the Post-Office Department may be transferred to another,	at certain rates, 65, 193 silver coin to pass current as money at cer-
clerk of court of admiralty at Key West,	tain rates,
Florida,	appropriations for the purchase of coin, 237, 257 Collection Districts.
one clerk to be appointed to aid each officer	of Sabine Pass established in State of Texas, 121
attached to the navy,	Sabine Pass the port of entry for said dis-
failure to pay over money in their hands, 80	triot, 121 Collectors of Customs,
of district courts; by whom appointed, bond and security,	to grant licenses to vessels entering waters
of supreme court; by whom appointed, oath	of the Mississippi river,
and bond,	collector,
the Treasury, 114	collector to certify and transmit manifest, 37 may put inspector on the vessel,
disbursing clerk for each of the depart- ments; salary, 116	penalty on master for failing to deposit
clerical force in the office of the Second	manifest or refusing to receive inspector, 37 appointment of collectors; and their sala-
Auditor of the Treasury,	ries, 42
tion clerical force, 164	to tabe receipts in treasury notes from the
in Patent Office; chief clerk to give bond,	continued in office with their present sala-
of district courts to transmit testimony in	to enforce the existing revenue laws against
certain cases to the clerks of the State courts,	all foreign countries except the State of Texas. 92
of district courts to record title of books,	to deliver to commanders of vessels com-
&c. fees,	missioned copies of instructions to the officers and crews,
State Department,	appointment of collector for the district of
distribute articles for sick and wounded, 170	Sabine Pass, Texas,
appointment of law clerk in Department of Justice,	excess of fees over salary to be paid
of clerks to commissioners to foreign na-	into the treasury, 122 decision of, as to liability to or exemption
of district courts to record oaths of natu-	from duty of goods imported, final and
ralization and ind x same. Clerk's fee, 190	conclusive,
clerical force in the War Department, in- oreased,	claimed imported goods, 187
fees of, in admiralty cases, 195	Collectors of Taxes. See Taxes. appointment,
additional clarks in the Navy Department,240-241	duties,178, 181
organization of clerical force in the Treasu-	bond,
ry Department,	to appoint assessors of taxes,
sioners under the Sequestration Act. Sal-	compensation,
of district court in certain Indian territo-	taxes received,
ries; term of office	appointment of district collectors may be suspended when State assumes payment
where clerk's office to be kept. Com-	of the tax,
pensation; duties,	Congress may regulate,2, 14
volunteers entitled to money in lieu of,45, 126	Commercial Agents.
yearly allowance of, to enlisted men of the army,	may be appointed by the President,
Secretary of War to provide and furnish	money obtained by fees to be reported to
commutation for, at what rate, 196	the Treasury Department,
allowance to certain Indian troops in lieu	5 bond
of,	auditing of claims of Commissary General, 241 at permanent posts and depots,, 275
vessels not enrolled or licensed may be em-	detail of persons from the ranks to serve in
ployed in, 38	their offices, 275

Commissary General's Department.	Committees of Congress, (continued)
officers in; their rank and pay,,	2 } attendance of persons before committee on
	naval affairs 92
	printing for the standing committees, 92
	a Committee to levide the statute laws of the
	United States,94, 164 authorized to employ clerks and order
Commissary General and his assistants not	printing,
to be concerned in certain purchases or	allowance to the committee 164
sales,	to deposit the digest, materials, &c., in the
	2001203 00201210 01200311111111111111111
Commissioner of Indian Affairs,	Common Law,
duties,	to govern in the district courts in Indian territories,
salary, (8
Commissioner of Patents. See Patents.	Commutation,
appointment,	6 of quarters and fuel, 50 6 of rations, 51
duties,	· (, _
tents, 13	6 Compact,
compensation136. 14	provision in Constitution as to States entering into,
oath of office,	6 Companyation
seal of office,	6 Compensation,
annual report to Congress,	
may appoint assistant examiner of patents	of the Vice President and heads of depart-
and messenger for patent office, 19	9 { ment,
Commissioners,	of Secretary of State and clerks in the
Of Courts: may be appointed by the judges of the dis-	State Department,29-30, 52
	of officers and clerks in the Treasury De- partment,30, 31,52
their duties and powers,78-79, 208, 20	9 of public printer,40,90
swearing falsely before, how punished, 7	9 of Assistant Secretary of State,42,53
fees,79, 20	
To the United States: appointment of	of State forces received into the service, or volunteers,
duties, 9	
From North Carolina:	sary and Medical Departments,39, 46
received by Congress,91-9	
To examine witnessee:	of officers in the engineer corps,
power to administer oaths to witnesses and	of officers of infantry,
issue subpœnas, 26	6 \ • of officers of cavalry, 49
fees,	
To foreign Nations:	of Surgeon General,
President to determine to what nations the commissioners now in Europei shall be	of surgeons and assistant surgeons,
accredited, 18	
• to appoint two other commissioners and	signed or may resign,49-50
their secretaries, 18	
compensation,	5 } except forage, fuel, &c.,
appointment, 20	
duties,	5 { makers, &c.,
appointment not to continue beyond the or-	of Assistant Postmaster General,
ganization of the court of claims, 20 salaries,	5 of Assistant Secretary of State,
shall appoint a clerk; his salary, 26	
salaries of clerks and commissioners charged	of Chief of the Bureau of War, 52
to confiscation fund, 26	of messengers in the departments and bu-
power to appoint commissioner to take examination of witnesses,	reaus,52, 53, 57, 114, 199, 210, 252, 259 of clerks in the departments,
Commissions.	33, 52, 53, 194–195, 252, 259
to officers of the United States army re-	{ of messenger of the President, 53
signed and appointed to original vacan-	of laborers in the departments,53, 57, 252
cies in the army of the Confederate States,	of assistant treasurer,
to bear the same date,	of draftsman in the Post-Office Department, 57 of chiefs of bureaus in the Post-Office De-
ture of President to commissions in the	partment,
army, 22	2 of members and President of Congress, 58
Committees of Congress,	of judge, marshal, clerk and attorney of
judiciary committee to have such matter	court of admiralty at Key West, Fla60-51 of officers in the commissary general's de-
printed as they may desire to lay before	

•	
Compensation, (continued.)	Compensation, (continued.)
of the Secretary of Congress, Assistant	of receivers under same act,206, 263
Secretary, journal clerk, reading clerk,	of clerk of board of commissioners under
	5 { said act,
of extra clerk employed to enroll or engross	of Assistant Secretary of War, 222
the acts of Congress,	
of Second Auditor of the Treasury, 6	6 of certain officers who commenced service
of Commissioner of Indian Affairs, and clerk,	8 \ before receiving their commissions, 225
of naval officers,70-72, 12	
	4 on shore with troops, 228
	4 of chaplains in the navy,
of corps of marines,	1 of additional clerks and draftsmen in the
of judges of district courts, 7	
of witnesses, 7	
of district attorneys,	
of the officers of Congress under the Pro-	from said Territory,
visional Government, defined and fixed, 8	
of special agents to examine custom-houses	} Department,, 259
on the frontiers,	
of officers of the customs,	
of chaplains in the army,	6 Comptroller of the Treasury,
of railroad companies for carrying the	\$ appointment, 30 5 salary 30, 53 duties, 31
mail, 10	5 salar 30, 53
of agents of telegraph lines to be paid out	Antias
of the Treesmen	7 -1-11 -1 -1 -1 -1 -1 -1 -1 -1 -1 -1
of the Treasury, 10	
of additional clerks, watchmen, and labor-	{ their salaries,
ers in the Post-Office Department,109, 25	2 Confederation,
additional pay allowed the disbursing clerk	no State to enter into, 16
of the contingent and salary funds, 10	1 (
of Superintendent of Public Printing, 11	1 { of property of alien enemies. See Sequestra-
of messenger of Superintendent of Public	tion, and,201-206, 269-266
Printing, 11	1 7
of clerks to aid the First Auditor of the	Conjustation Tuna,
Treasury, 11	salaries of commissioners and clerks under
	*
of messenger for the Treasury Department, 11	* (~
of generals,11	5 { Congress,
of officers added to the corps of engineers,	to consist of Senate and House of Repre-
quartermaster general's department and	sentatives, 11
medical department,	a) -1 10 10
of military storekeepers,115, 18	8 (where,
of cadets, 11	sach house shall judge of election, &c., of
of hospital stewards, 11	5 } its members, 13
of disbursing clerks for each of the depart-	majority of each house a quorum, 13
ments,	
of officers and privates of company of con	
of officers and privates of company of sap-	
pers and bombadiers, 12	
of collector of district of Sabine Pass,	journal to be kept and published, 13
Texas, 12	2 \ yeas and nays; how called, 13
of agents of telegraph companies charged	power to adjourn either House, and to what
by the President with special duties, 12	
of commissioner and examiner of patents	State Legislatures to prescribe time, place
and clerks in patent office,136, 145, 19	9 and manner of holding elections,
of members or the committee of Congress	liable to be altered by Congress, except as
appointed to digest the laws of the Uni-	to time and place of choosing senators, 12
ted States, 16	powers granted to,
of clerks to take charge of and distribute	may make laws to execute powers,
articles for the sick and wounded, 17	
of field-officers and assistant adjutants gen-	may fix time of choosing electors, 18
eral of volunteer forces, 17	
of civilians appointed staff officers,171, 20	
of law clerk,	, , , , , , , , , , , , , , , , , , , ,
for the printing of the laws in the public	removal, resignation or disability of pres-
gazettes,172, 27	
of public printer for printing the laws, res-	may vest appointment of inferior officers, 18
olutions and treaties 17	may declare punishment of treason 26
of collectors and assessors and taxes,178, 10	
of additional commissioners to foreign na-	(
tions and their secretaries, 18	
of superintendents of armories, 18	8 } of btates,
of master armorers	
of aids-de-camp for President's personal	Confederate States,
	dominate Demonstration
staff, 18	o) may appoint to return or other brasses.
of assayers, 19	2 may summon a convention to consider
of messenger in patent office, 19	amendments proposed to Constitution 21
of commissioners under somestration act 90	k hound be soah to summout Constitution 22

ongress, (continued.)	5	Constitution of the Confederate States, (continued.)	
	22 🖔	character of the Government established,8,	21
members of; their compensation,	13 }	to be the supreme law,	21
	13 (powers not delegated nor prohibited, remain	
not to be questioned elsewhere for words in	- 3	in the States,4,	99
	13 }		
	1	ratification and mode of amendment,21-	-44
	13 }	Congress:	
persons holding office under Confederate	- ₹	to consist of Senate and House of Repre-	
States not to be members of,	13 🖔	sentives	11
representation; how apportioned		shall assemble at least once a year, and	
	٠٠ ٢		10
Congress under the Provisional Government	- }	where,12,	13
to prescribe the time for holding election	- 5	each House shall judge of election, &c., of	
of President and Vice-President, meet-	` }	its members	13
ing of the electors, &c., and time for	- {		13
	99 }		
	22 }		13
how long under provisional Constitution to	3	enforce attendance of absentees,	13
exercise power,	22 {	may make tules, punish or expel members,.	13
vote of, on the question of the adoption of	٠,		13
	23	weer and next, how called	
	20 5		13
pay and mileage of members and president	}	power to adjourn either House, and to what	
of,	76 }	place,	13
how mileage allowed to members, computed, 10	07 }	legislatures of States to prescribe time,	
compensation of secretary, assistant secre-	- 5	place and manner of holding elections,	19
	3		
tay, journal clerk, reading clerk door-	<u> ۲</u>	liable to be altered by Congress, except	
keeper and messenger	65 }	place of choosing Senators,	12
compensation of extra clerk employed to	' }	powers specifically granted to, 14, 15, 17, 18,	20
	65 {	may make laws to carry out powers,	
	90 {		
• • • • • • • • • • • • • • • • • • •		what Congress cannot do,15,	10
	95 }	may fix time of choosing electors of Presi-	
provision for the auditing and paying of	- ₹	đent, &c.,	18
certain claums against,	95 }		18
printing for, 11)	may provide who shall act in case of ina-	
basis of representation in, 12	20 }		18
election of sensitors for the First Con-	- 2	may vest appointment of inferior officers, 18-	-19
gress,187-18	88 S	may declare punishment of treason,	20
endorsement by member of Congress of his	₹	attainder not to work corruption of blood	
name, not to subject him to increased	- {	or forfeiture, except, &c.,	20
	nn 5		
postage, 20	,	may prescribe authentication of acts, &c.,	••
certain moneys placed to the credit of con-	٤		20
tingent fund of, 21	14 /	may assent to formation of new from old	
accounts against, payable out of its contin-	₹	States,20-	-21
gent fund, 21	15 €	may prescribe regulations for property and	
proclamation calling an extra session 2)		territory of the Confederate States	21
	~~ ?	may summon convention to consider amend-	
organization of first meeting under the per-	- {		
manent Constitution. Duties of the Vice	- 3		31
President and President of Congress	₹	shall be bound by oath to support Constitu-	
under the provisional Government in ef-		tion,	22
fecting such organization, 20	68 🤊	powers net granted reserved,	22
preservation and future publication of jour-	`` {	Members:	
	77 ?		13
nals of, 27	•• 3		
longress, Secretary of,	₹	priviledged from arrest, except, &c.,	13
to have engrossed and arranged for publics-	• {	not to be questioned elsewhere for words	
tion the provisional Constitution with the	- }	· epoken in debate,	13
autograph signatures and flag a d scalof .	٠ ٤		13
	91 {	persons holding office under Confederate	
	}		19
disbursement of contingent fund of Con-	- {		13
 gress, under his control; report by Sec- 	. 3	House of Representatives:	
retary to Congress,	95 }	members of, how and by whom chosen,11,	12
to place certain moneys in his hands to	- {	qualification, appointment and number,	
credit of contingent fund of Congress, 21	14 }	vacancies; how filled,	
			12
to report his action to Congress, 21	٠٠,		
to take charge of books purchased by the	3	shall have sole power of impeachment,	12
. committee appointed to revise the laws of		shall judge of elections, &c., of own mem-	
the United States, 15	57 %	bere,	13
to sell the furniture, &c., turned over to the	- ?	quorum, adjournment, rules, journals, &c.,	13
said committee,	57 8	compensation, privileges, disqualifications, 13,	
may employ additional clerical force, 16	υ 1 }		17
to submit statement to Congress of accounts	5		13
against Congress paid out of the contin-	3	two-thirds pass bills over President's veto,	13
gent fund,	65 ₹		22
Constitution of the Confederate States,	- {	Senate:	-
	{ و		12
for the provisional Government,			44
for the permanent Government,11-2		qualification, quorum, adjournment, privi-	10
preamble; purposes of,	11 }	leges, disqualifications,12, 18,	18.
legislative powers vested in Congress,1, 1	11 {	· cannot be presidential electors,	17
	•		
28			

Censtitution of the Confederate States, (continued.)	Constitution of the Confederate States, (continued.)
vacancies; how filled, 12	copy-right; Congress may grant by law, 1
Vice-President to preside, but not to vote 12	counterfeiting; Congress may punish, I
President pro tem; when to be chosen, 12	crimes, where and how to be tried, 2
role power to try impeachments, 12	persons not to be held to answer for, un-
proceedings in impeachments,	,
	those charged with, to have trial by jury, I
	debts contracted before adoption of Con-
	stitution, to be valid against Confederate
President. 18	States,
Prosident,	excessive bail, fines and punishments pro-
his term of office,	hibited,1
electors of, number; how appointed, 17	Ex post facto laws not to be passed, 1
who cannot be,	fines, excessive, prohibited,
how and where to meet, and choice of Presi-	freedom of speech and press and of petition
dent, 17	secured1
qualifications, 18	fugitives from justice; provisions respect-
vacancies in office, 18	ing
compensation and oath, 18	from service and labor, 2
powers and duties,18-19	grand jury; presentments and indictments
may veto bills, 13	by, 1
proceedings in case of impeachment, 12	habeas corpus; writ of, not to be suspended,
cannot pardon in case of impeachment, 13	unless, &c., 1
Vice-President:	impeachment under Constitution, 1
term of office, 17	House of Representative sole power of, 1
mode of election, qualifications, 17	Senate sole power to try, 1
to be President of Senate, 12	proceedings in trial of,
to have no vote, except, &c., 12	when President is tried, 1
when to be President, 18;	. judgment and sentence in cases of, 1
. Judicial power.	those convicted still liable to indictment, 1
how vested,	President cannot pardon in case of, 1
to what cases extended,19, 20	importation of negroes of the African race
tenure of office of judges; their pay, 19	forbidden,
original and appellate jurisdiction, 20	introduction of slaves may be prohibited, 1
trial of crimes, where to be held, and by	jury; trial by, secured to those charged
jury, 20	with crimes,
judicial proceedings, &c., in each State to	in suits at common law, when,
have full credit in other States, 20	measures and weights; standard may be
States:	fixed,
each to have republican form of Govern-	militia; provisions respecting arming and
to be protected against foreign invasion and	money may be ceined, and value regulated,
domestic violence,	naturalization; uniform rule of, may be es-
powers not delegated nor prohibited, re-	tablished, 14
served,	pavy; power of Congress over, 1
prohibited from exercise of certain powers, 16-17	nobility; titles of, not to be granted,
privileges and immunities of citizens, 20	officers not to accept presents, titles, &c., 1
faith and credit to be given to acts, 20	petition; right of, secured, 16
admission of new States; provisions re-	post offices and roads may be established, 1
specting 20	press; freedom of, secured,
members of legislatures of, to be bound by	private property not to be taken for public
oath to support federal Constitution, 22	uses, without, &c., 16
judges in, to be bound by federal Constitu-	punishments, excessive, prohibited, 16
tion and laws, 21	quorum of Senate and House of Represen-
Miscellaneous provisions:	tives, 13
adjournment of Congress, or either House,. 13	of Senate for choice of Vice-President, 18
amendments; how to be made, 21	• of the House of Representatives for
arms; right to keep and bear, not to be in-	election of President,
fringed, 16	ratification of Constitution, 22
. army; Congress empowered to raise and	religious establishment prohibited, 16
*support, 14 }	revenue; power of Congress to raise,13, 14, 14
arrest; members of Congress privileged	searches and seisures: freedom from unica-
from, 13	sonable,
attainder; no bill of, to be passed, 15	soldiers not to be quartered in house will-
bail; excessive, prohibited, 16	out consent of owner
bankruptcy; Congress may establish sys-	speech: freedom and right of secure
tem 14	taxes, direct, how apportioned
consus, Confederate States, when to be	tender only cold and silver coin to be legate .v
taken, 11	
citizens of States; privileges and immuni-	person not to be convicted of, unless, &c., 20 attainder of, not to work forfeiture,
ties of	attainder of, not to work forfeiture,
coin and coining; provisions respecting, 14	treasury: money, how to ne grawn Live
commerce; Congress may régulate, 14	treaties; how may be made, 18

'm	
Constitution of the Confederate States, (continued.)	Contracts, (continued.)
to be supreme law, 21 {	for the binding of the acts and resolutions
individual States not to make,	of Congress,
trial by jury secured, 16 {	
veto of President,	Convention,
House and Senate may pass bill over, 13;	copies to be made of the proceedings of the convention which framed the provisional
warrants not to issue, except, &c., 16 {	and permanent constitutions,
weights and measures; standard of, may be	verification of copies,
established, 14	how copies disposed of,
witness; person charged with crime may	where original journals deposited,
summon, 16 }	copies and originals to be preserved with
may be confronted with accusers, 16	their seals unbroken, 277
none compelled to be against himself, 16	Cooks,
yeas and nays; when to be entered on jour- nal,	employment of, for the military service, 186
amendments; how made and ratified, 21	pav, 186
religious establishment prohibited, 16	Copy-right,
freedom of speech and of the press, and	Congress may grant, by law, 14
right of petition secured, 16	commissioners appointed to visit European
right to keep and bear arms not to be in-	powers may enter into treaty obligations
fringed, 16 {	for the extension of international copy-
soldiers not to be quartered in any house,	rights, 93
unless, &c.,	exclusive right of publishing, &c, vested
security from unreasonable searches and	in authors, &c., and their assignees, 157
seizures, 16 (for what period,
warrants not to issue but on probable cause, 16 (copy of title to be deposited with clerk of
persons not to be held to answer for crimes,	the district court,
unless, &c., 16 {	record thereof, 157
to have trial by jury; to be confronted with	fees,
witnesses; to compel attendance of wit-	copy to be delivered within three months
nesses, and to have counsel, 16 {	from publication,
not twice to be put in leopardy, 16	list and copies of copy-rights to be annual-
not to be compelled, in a criminal case, to	ly transmitted to the State Department, 158
be witness against himself, 16 \	notice of copy-right to be 'printed on title
nor be deprived of property but by process	page, &c.
of law, 16 }	partment, 168
private property not to be taken for public	when copy-right may be renowed,
use without compensation,	record thereof,
trial by jury secured,	copy of record to be published, 158
excessive bail, fines and punishments pro-	assignments to be acknowledged and re-
rule of construction as to powers granted, 16	corded, 158
powers not delegated nor prohibited, re-	fees for recording,
served to States,	jurisdiction of the district courts,
. judicial power does not extend to suits	power to grant injunctions,
against a State, 19	writ of error or appeal, 159
manner of choosing President and Vice-	penalty for violation of copy-right, 152
Precident,17-18 5	for infringement as to prints, maps, charts
provisional and permanent Constitutions,	and musical compositions, 159
acts &c., to be published in one volume, 277	printing, &c, of works of aliens not pro-
Consuls,	hibited 160
zee title Ambassadors.	penalty for unauthorized publication of
may be appointed by the President, 65	manuscript, 160
their fees, 65 %	courts may grant injunctions, 160
money obtained by fees to be reported to	in dramatic compositions to include the ex-
the Treasury Department, 65	clusive right of representation, 160
·Centempts,	damages for violation,
of court; how punished, 79	person sued, &c., may plead general issue,
Contingent Fund,	and give special matter in evidence, 160
of Congress; disbursement of 95	penalty for publication of pretended copy-
accounts against Congress to be paid out	right
of,165, 215	limitation of action, 161
certain moneys placed to the credit of, 214	privileges of act extended to foreigners, 161
payment out of, for work done, and furni-	reprints or publications prohibited from
ture for the executive office and buildings, 164	sale, 161
Contracte.	penalty, 161
	Cotton,
for the purchase, &c., of small arms and	duty on cotton exported, 43
munitions of war, and for the establish-	duty pledged to the payment of the loan
ment of powder mills and manufacture of	provided for by the act of Feb. 28, 1761, 43
powder, 28	export of, except through seaports of the
advances on, for arms and munitions of war, 173	Confederate States, prohibited, 152
for building, &c., of gunboats,	when act to take effect, 176
for carrying the mail 66	penalty,

Cotton, (continued.)	D
informer entitled to one-half of pro-	. <i>D</i> .
c cds of articles forfeited, 153	
justice may issue warrant for the	Damages,
seizure of the cotton 153	allowed in Supreme Court on affirmance of
steamboats, &t., used in violating this	judgment or docree,
B. t, forfeited 153	for violation of copy-right,
exportation of, to Mexico, allowed, 153	Death,
Counsel,	proceeding where a party to a case dies, 79
in criminal prosecutions accused to have as-	suggestion of death on the record, 79
sistance of 16 :	Debt,
Counterfeiting. See Forging and Counterfe ting.	contracted before the adoption of the Con-
Congress may publish 14	stitution to be valid against the Confederate States
Courts. See District Court—Supreme Court.	persons indebted to individuals, &c., of the
power of Congress to establish inferior	United States, prohibited, during the war,
courts, 19	from paying 151
gourt of admiralty at Key West, Florida, 60-61 terms of 60	to pay the amount into the treasury 151
terms of,	treasurer's certificate. Certificate to bear
terms of court for western district of Texas, 127	interest, 151
Department of Justice to provide accommo-	when redomnable, and in what, 151
dations for holding courts, and to furnish	Deceased Soldiers.
books, 156	pay and allowance to; to whom paid,275-276
money paid into the registries and receivers	payment to be made by the paymaster, up-
of the courts to be withdrawn and de-	on the pay-roll made out and certified by
posited into the treasury,168-169	the captain or commanding officer, 276
jurisdiction of the courts under the seques-	Devils,
tration act,202-206	to purchases of real estate sold for taxes; by whom made,
two terms of court to be held in each judi-	fee for the deed; for whose use,
cial district in Tennessee 224	Departments. See the several Heads.
as to courts in Arizona territory. See Ari-	heads of, authorized to contract for print-
zons Territory and, 245-246	ing, 40
Orseks, 4reaty between the Confederate States and;	of what officers the clerical force to consist, 52
of July 10th, 1861, 289	increase of clerical force, 53
	employment of laborers,
Crimes and Punishments, where and how crimes to be tried,	Depositions,
persons not be held to answer for, whiless, &c., 16	rules for taking depositions of witnesses, in
those charged with crime to have trial by	suits at law,
jury, 16	be procured
exclusive cognizance of orimes and offences	
vested in the district courts,	how taken in suits in equity,
laws of the United States in regard to, held	bow taken in Louisiana and Texas,
to be in force,	appointment of commissioners to take,78-79
effect of judgment, &c., of United States	Digest of the Laws,
courts in criminal cases, 86	resolution providing for a digest of the
special jurisdiction of district court held at	laws of the United States, 94
the seat of government of crimes and	appointment of committee; committee au-
offences committed by public officers, 86 forging or counterfeiting treasury notes,	thorized to appoint clerks and order print-
bonds or coupens, or uttering or publish-	ing, 94
ing any such forged or counterfeited note,	resolution rescinded,
bond or coupon,182, 183	allowance to members of the committee, 164
engraving or having possession of plates,	committee to deposit the digest, matrials, &c., in the Attorney General's office, 184
&c., with intent to forge treasury notes	Direct Taxes,
or bonds, 183	how apportioned among the States,
forging or counterfeiting certificate of in-	Distress,
scribed stock,	for taxes
embezzling money under sequestration act, 205	property exempted from 179
punishment of person convicted of felonly	property removed, liable to tax, may be
in district court of certain Indian terri-	distrained and sold, 220
tories, 274	District Attorneys,
Custom-Houses,	fees of,
appropriation for, at New Orleans and Charleston	by whom appointed; their oaths and duties, 81
Charleston	salary,
custom-house officers and assistant treasu-	mileage,
rers continued in office, 27	when absent from any term of the court
their salaries, fees, &c.,	the judge may appoint a person to act in
bond, 28	his stead,
oath	when in the military service an attorney
Cutters and Trimmers,	uro tempore may be appointed
allowed in the bureau of the treasurer; their	(from the indicial districts in Virginia 196
salaries, 259	for the judicial districts in Arkansas, 152

Vistrict Attorneys, (continued.)	District Courts, (continued.)
for the district of Texas assigned to the	interchanges to be entered on the records of
eastern district of said State 161	the courts, 255
* fees in admiralty cases, 195 }	actions, &c., under the putent laws, cogni-
to prosecute all causes instituted under the	
	zable io
sequestration act, 204 {	power to grant injunctions,141
• compensation, 204 }	jurisdi tion of district court in Arizona ter-
to attend the settlement of receivers'	ritory, 245
accounts under said act, 205	in certain Indian terri or es,
for judicial districts in Tennessec, 224	to be held semi-annually in each year, 272
Pistrict Collectors of Taxes. See Collectors of Taxes.	when to be held
District Courts,	terms of court; when to commence,272-273
established 75	jurisdiction, 273
each State to constitute one district, 75	practice in civil and criminal cases,273, 274
adjournment of in case of inability of judge	proceedings to be in the English language, 274
to attend, 75	validity and authentication of proceedings, 274
in case of failure to hold court, process,	contingent expenses of cour's, 275
pleadings and proceedings continued,75-76	laws regulating the powers, &c., of the
	district courts to apply to; 274
writs and process, 76-77	effect of judgments and decrees, 274
seal of the court,	common law and statutes of England.
time and place of holding, 77	. made prior to July 4, 1776, to govern
when district judge of Louisiana required	in each district,
to hold his court out of New Orleans, 77	Docks,
jurisdiction in civil cases, 77	provision of Constitution as to places pur-
when to administer and decide matters of	chased for dock yards, 15
equity, 77 }	Domestic Violence,
laws of the several States to be the rule of	
	each State protected against, 21
decision in,	Donations,
power to issue writs of injunction;	appropriation of the fund received into the
faciate and habens corpus, 78	treasury from donations by churches, 212
may require production of books or writ-	Draftsmen,
ings as evidence,	employment of, in the Post-Office Depart-
judgment in case of failure to comply with	ment; salary, 57
requisition, 79	in the Navy Department; salary, 240
contempts of court; how punished, 79	Drillmasters,
rules for the conduct and disputch of busi-	to be honorably discharged, 214
ness, 81 {	Duties,
exclusive cognizance of crimes and offences, 81	authority of Congress to establish,14, 15
laws of the United States in regard to	duty on tonnage,
crimes and offences and the practice in	articles exempt from28, 38 70, 133
criminal cases, to form the rule of prac-	laws imposing discriminating duties on ton-
tice and decision in,	nage repculed, 38
what to be the rule when there is no	on raw cotton, exported, 43
such law, 82 {	the duty on cotton pledged for the payment
in what civil causes to have original cogni-	of the loan under the act of February
In water civil casses so the configurat (offit-	
zance, 82 {	28, 1861,
always open for the filing of libels, peti-	when the duty to coase, 43
tions, &c., 82	materials for the construction of certain
transfer of records to,	telegraphic lines admitted free of duty, 53-54
proceedings on unsatisfied judgments of the	on commodities bona fide purchased or con-
circuit and district courts of the United	tracted for, on or before the 18th Feb.
States, 85	
	1861, within the United States, remitted, 68
to carry into effect unexecuted judgments,	1861, within the United States, remitted, 68 books, &c., published by any thurch or
to carry into effect unexecuted judgments,	books, &c., published by any thurch or
to carry into effect unexecuted judgments, &c., of the supreme court of the United	books, &c., published by any thurch or benevolent society, exempted from duty,. 69
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established,
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established,
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supremo court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established,
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established, 69 ad valorem duty of 15 per cent. imposed on certain articles imported. 69, 135 when a greater rate of duty has been paid, the excess to be refunded. 135-136 merchandise imported may be entered and have transit through the Confederate States, free of duty. 70 the act of Feb. 28, 1861, 33, exempting. State of Texas from the operation of the
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established, 69 ad valorem duty of 15 per cent. imposed on certain articles imported
to carry into effect unexecuted judgments, &c., of the supremo court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established
to carry into effect unexecuted judgments, &c., of the supreme court of the United States remaining in force,	books, &c., published by any thurch or benevolent society, exempted from duty, 69 facts entitling a par y to the benefit of this act, to be established, 69 ad valorem duty of 15 per cent. imposed on certain articles imported

,	•
Duties, (continued.)	Engineers, (continued.)
when the resemblance is to two or more ar-	pay of officers,
ticles, 134	clerks in bureau of; their salaries,52,195
duty of ten per cent. on all articles not	corps of, increased, 115
enumerated and classified, 134	appointment of officers of engineers in the
on goods in public stores as unclaimed or	provisional army,237-238
in warehouse under bonds, 135	number, rank and pay,
decision of collector as to liability to or ex-	when appointments to expire, 238
	English Language,
emption from duty of goods imported,	proceedings in all the courts of Arizona
final and conclusive unless appealed	
from,	Territory to be in,
appeal allowed to becretary of the Treasury, 135	also in the district courts of certain Indian
invoice value of imports may be raised to	Territories, 274
the true market value,	Enlistment,
addition of costs and charges, 135	of additional seamen for the war, 223
dutiable value of imports to be appraised, 135	re-organization of troops re-enlisting at the
extra duty to be paid if the appraised value	expiration of their present term of service, 223
exceed by ten per cent., or more, the value	for companies reduced by casualties, 226
declared on entry, 125	persons may be appointed as field officers or
imports from certain States, exempted from	captains to raise regiments, squadrons,
•duty, 164	battalions or companies, 248
the tariff act and comparative statements of	enlistments under the commission of cap-
the rates of duty under certain tariffs, to	tains not obligatory unless the number
be printed, 165	be sufficient to constitute a company, 249
act of May 21, 1861, to provide revenue	Error. See Appeal, Writ of Error and Super-
from imports, amended, 171	sedeas.
Elections,	what errors may be assigned in the supreme
Congress under provisional Constitution to	court as a ground of reversal, 84
prescribe time for holding election of	Evan Brigadier General N. G.,
President and Vice-President, meeting of	take of Congress to, and his command, 281
the electors, &c., and time for holding	Evidence,
first election of members of Congress, 22	depositing to perpetuate testimony, 78
of members of the House of Representa-	mode of proof in trials at law in the dis-
tives, 122	trict courts, 79
of President and Vice-President, 122	parties may be required to produce books or
when electors to meet and east their votes;	writings which contain evidence; judg-
	ment in case of failure,
to make out lists, certify and forward	rules of, in criminal cases that obtain in the
the same,	
of speaker of the House and president pro	United States courts to prevail in the Confederate States courts
tem. of the Senate,)
opening of certificates and counting votes, 122	no new evidence to be received in the su-
of Senators to First Congress,187-188	
of members from Missouri to the House of	copies of records and papers pertaining to
Representatives,221-222	judicial proceedings in the circuit or dis-
of members from Kentucky to the House, 226-227	trict courts of the United States, within
as to elections of officers in Arizona. See	any of the States of the Confederacy, ad-
Arizona Territory, and,243-244	missible in evidence,
act of January 22, 1862, requiring the elec-	copies of records, books, papers or draw-
tion of field and company officers by regi-	ings and letters patent in Patent Office,
ments and companies not to apply to	competent as evidence,
companies, &c., raised under fourth sec-	Commissioner of Patents to prescribe rules
tion of said act,	for taking evidence, 145
Electoral Votes,	evidence taken in suits instituted in the cir-
carriers of, allowed mileage and pay, 224	cuit or district courts of the United States
custody of the returns and certificates of	recommended in the State courts of the
the votes, 237	Confederate States, to be read on the trial
Electors for President and Vice-President,	in the State courts,
their number; how appointed, 17	clerks of the district courts of the Confed-
who cannot be,	erate States to transmit such testimony
how and where to meet, and choice of Presi-	to the clerks of the State courts, 152
dent and Vice President17-18. 22	perpetuating testimony in cases of slaves
election or appointment of, 122	abducted or harbered by the enemy, and
when to meet and cast their votes, 122	of other property seized, wasted or de-
to make out lists, certify and forward the	stroyed by them, 207
same, 122	evidence to be filed and preserved 12
opening certificates and counting votes, 122	the State Department, 207
rules as to number of, in the States, 123	evidence admissible in cases instituted by
custody of the returns, &c., of the votes, 237	John D. Morris, of Kentucky, under au-
Embezzlement,	thority of resolution of Dec. 16, 1861,
of money received under the sequestration	annointing him masimus under the se-
act; how punished	questration set,
Engineers,	tortimone in proof of claims for money
	testimony in proof of claims for money
	against the Confederate States, and of
officers, 47	citizens of the Confederate States against

Examiner of Patenter	Fees, (continued.)
appointment, 136	fees paid by mistake may be re-paid out of
compensation,136, 145	the patent fund,
disqualified from taking any interest in	allowed clerks of district courts for trans-
patents, 136 }	mitting testimony in certain cases to the
appointment of assistant examiner of pat-	clerks of the State courts, 152
ents. His salary,	of clerks of district courts in copy-right
Executions,	cases,158, 159
lien of, 79 {	for recording oaths of naturalization
conflict between levies of, from the State	and indexing same, 190
and Federal courts; the first to have	of clerks, marshals and district attorneys
priority,	in admiralty cases, 195
when execution may issue on judgment, 80	of officers of court for services performed
in causes removed to the supreme court by	under the sequestration act,206, 263, 266
writ of error, to issue from the district	of witnesses and commissioners appointed
court, 83	to take testimony under said act, 266
may issue on unsatisfied judgments of the	of clerks, marshals and attorneys of dis-
circuit and district courts of the United	trict courts in certain Indian Territories, 272
States, 85	compensation for extra services, 272
execution of all judgments rendered in	Felony,
favor of the United States, suspended, 85	how punished, 274
seizure on executions, made in behalf of	Fines, Furfeitures and Penalties,
the United States, declared void 85	excessive fines not to be imposed,
where there are two or more divisions of the	penalty for forging or counterfeiting treas-
district court in a State, executions may	ury notes or uttering or publishing any
be executed in any part of the State, 80	such forged or counterfeited note, 183
in cases instituted under the act for the se-	penalty for forging or counterfeiting cer-
questration of the property of alien ene-	tificates of inscribed stock,191-192
miles,	
	penalty against fiduciaries for failure to give
may be awarded in vacation where debter	information and render account to receiv-
is fraudulently concealing or disposing of	ers of property of alien enemies201-202
his effects,	penalty for violating the act establishing
Executive Buildings,	rates of postage on newspapers, &c., sent
executive mansion to be leased,	to dealers therein,
payment out of contingent fund for work	Floating Batteries,
done and furniture for, 164	rights and privileges conferred on inventors
Secretary of the Treasury to sell the unex-	of, 150
pired lease of the President's house and	Floating Defences,
buildings used for the Departments, &c.,	for the protection of the Mississippi river, 198
at Montgomery, 165	appropriation for, 239
Experie,	Florida,
Congress to lay no duty on articles exported	treasury notes to be issued to re-imburse
from any State, except, &c.,	her for money expended in arming, &c.,
as to a State's laying duty on,16-17	troops of the Confederate States, 210
export of cotton except through the sea-	Forage,
ports of the Confederate States, prohibit-	allowance of; how fixed and furnished, 50
ed,	allowed officers of the army in time of war, 50
exportation of cotton to Mexico, allowed, 153	allowed officers of the army in time of peace, 50
Ex Poet Facto Laws,.	aids-de-camp and adjutants allowed forage
not to be passed by Congress, 15	for horses,
Express Companies,	Foreign Coins,
allowed to carry letters and other mail	to pass current as money at certain rates, 63, 193
matter, 67	Foreign Nations,
regulations concerning the pre-payment of	additional commissioners to; their pay and
postage on letters, &c., sent by,	emoluments, 185
oath of agent of Express company, 67	• to what nations the commissioners now in
,	Europe to be accredited, 185
	Forgery and Counterfesting,
F. •	of postage stamps,
•	making, using or possessing, forged or coun-
	terfeited dies, plutes, &c.,
Feet,	of treasury notes, bonds or coupons,56, 182
of custom-house officers,	making or engraving plates to be used in
of office of Secretary of State, 30	forging or counterfeiting treasury notes,
of marshal and clerk of court of admiralty	&0.,
at Key West, Florida, 60	uttering or publishing as true any counter-
of commercial agents or consuls,	feit treasury note, bond or coupon,56, 183
of attorneys of the Confederate States,67-68	of certificates of stock, bonds or coupons.
of commissioners of district courts,79, 209	issued under the act of Feb. 28, 1861, 56
of clerks and marshals of district courts, 78	of certificates of inscribed stock,191-192
of clerk of the supreme courts,) _
under the law for the granting and issue of	Former Acquittal, constitutional provision as to
patents,	}
discrimination between persons in regard to	Forts, Arsenals, Navy Yards, etc.,
Tatent Office fees,	provision of Constitution as to,

(miliman)	Goods, Wares and Merchandise,
	collectors of customs to take possession of
questions between the States of this Con-	and sell unclaimed goods, wares and
federacy and the United States relating	merchandize, 187
to, taken under the charge of the Con-	Government,
	character of the government established by
cession of, by the States, recommended by	the Constitution,
Congress 94 (officers appointed by the provisional govern-
President to take charge of the property	ment to remain in office,
ceded, 95 {	act to put in operation the government un-
Franking Privilege,	der the permanent Constitution122, 268
abolished,	der the permanent constitution
exception in favor of certain officers in the	relinquishment on the part of the govern-
Post-Office l'epartment, and deputy post-	ment of its share in certain vessels, de.,
25 110	taken in the Chesapeake buy by Captain
mas er.,35, 110 }	Hollins, 271
Free Negroes,	Governor of Arizona,
captured, not to be given up, 278	as to appointment, powers, duties, &c., or.
Fra /	See Arizona Territory, and242, 247
allowance of; how fixed and furnished, 50	<u> </u>
may be commuted, 50	Grand Juries, 16
The state of the s	
Fugitives from Justice.	
blodistons teshecting in constitution	
Fugitive Stares, 20	act for the sequestration of the property of
provision respecting in Constitution, 20	" wlien enemies to be given specially an
Funds,	charge to,
tendered by State of Louisiana, accepted, 94	receivers to take copy of report of grand
disbursement of contingent fund of Con-	iuries and nessession of property reput
OTESS.	ed, and sequestrate the same, 202
transfer of, from the Quartermaster's De-	Gunhaute
partment to the Ordnance Department, 250	Ametrication or putchase of for coast de-
expensements for the transmission of lunds	fange
of the Confederate States, 208	tonnage
Secretary of the Treatury authorized to	Secretary of the Navy may contract for
transfer funds in the hands of any	(building of An without advertising for
foreign banker, 279	proposals,
-Furloughe,	proposate, minimum
furloughs with transportation granted to	}
furlanchs with transportation granted to	
furloughs with transportation granted to	H. ·
furloughs with transportation granted to twelve months' mea now in service,	
furloughs with transportation granted to twelve months' men now in service,	
furloughs with transportation granted to twelve months' men now in service,	Habeas Cirpus.
furloughs with transportation granted to twelve months' men now in service,	Habeas Corpus.
furloughs with transportation granted to twelve months' men now in service,	Habeas Corpus. writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Wabeas Corpus. Writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Wabeas C. rpus. Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Wabeas Corpus. Writ of, no to be suspended,
furloughs with transportation granted to twelve months' mea now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Wabeas Corpus. Writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Wabeas C. repus. writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Wabeas C. repus. writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, norto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Wabeas C. rpus. writ of, norto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, now to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, now to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, now to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, norto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, nowto be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, now to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, no to be suspended,
furloughs with transportation granted to twelve months' men now in service,	Writ of, now to be suspended,

Congress, (continued.)	Constitution of the Confederate States, (continued.)
powers not granted to, reserved, 22	character of the Government established 8, 21
members o'; their compensation,	to be the supreme law,
privileges from arrest, except, &c	powers not delegated nor prohibited, remain
not to be questioned elsewhere for words in	in the States,
debato, 13	ratification and mode of amendment,21-22
	- J
persons holding office under Confederate	to consist of Sonate and House of Repre-
States not to be members of, 136	
representation; how apport oned,11, 123	skall assemble at least once a year, and
Congress under the Provisional Government	*here12, 19
to prescribe the time for holding election	each House shall judge of election, &c., of
of President and Vice-President, meet-	itagmembers, 13
ing of the electors, &c., and time for	majority of each House a quorum,
	number to adjourn daily, 13
how long under provisional Constitution to	enforce attendance of absentees 13
	may make rules, punish or expel members,. 13
vote of, on the question of the adoption of	journal to be kept and published,
the Constitution, 23	yeas and nays; how called, 13
pay and mileage of members and president	power to adjourn either House, and to what
of, 58, 276	place, 13
how mileage allowed to members, computed, 107	legislatures of States to prescribe time,
compensation of secretary, assistant secre-	place and manner of holding elections, 12
tay, journal clerk, reading clerk, door-	liable to, be altered by Cougress, except
keeper and messenger, 65	· place of choosing Senators, 12
compensation of extra clerk employed to	powers specifically granted to, 14, 15, 17, 18, 20
	may make laws to carry out powers, 15
preservation of records of, 90	what Congress cannot da,
	may fix time of choosing electors of Presi-
provision for the auditing and paying of	dent, &c., 18
)
printing for, 111	may provide who shall act in case of ina-
basis of representation in, 123	bility of President and Vice President, 18
election of senators for the First Con-	may vest appointment of inferior officers, 18-19
gress,187-188	may declare punishment of treason, 20
endorsement by member of Congress of his	attainder not to work corruption of blood
name, not to subject him to increased	or for!citure, except, &c., 20
postage, 200	may prescribe authentication of acts, &c.,
certain moneys placed to the credit of con-	of States, 20
tingent fund of, 214	may assent to formation of new from old
accounts against, payable out of its contin-	States,20-21
gent fund, 215	may prescribe regulations for property and
proclamation calling an extra session, 219	territory of the Confederate States, 21
organization of first meeting under the per-	may summon convention to consider amend-
manent Constitution. Duties of the Vice	ments proposed to Constitution, 21
	shall be bound by oath to support Constitu-
President and President of Congress	
under the provisional Government in ef-	tion, 22
	powers act granted reserved, 22
feeting such organization, 265	
preservation and future publication of jour-	Members:
nals of, 2778	compensation of, 13
Congress, Secretary of,	priviledged from arrest, except, &c., 13
to have engrossed and arranged for publica-	' not to be questioned elsewhere for words
tion the provisional Constitution with the	spoken in debate, 13
autograph signatures and flag a d seal of	not to be appointed to certain civil offices, 13
the Confederacy 91	persons holding office under Confederate
disbursement of contingent fund of Con-	States not to be members, 13
gress, under his control; report by Sec-	House of Representatives:
	members of, how and by whom chosen,11, 12
to place certain moneys in his hands to	qualification, appointment and number, 11
credit of contingent fund of Congress, 214	vacancies; how filled, 12
to report his action to Congress, 215	shall choose their officers, 12
to take charge of books purchased by the	shall have sole power of impeachment, 12
committee appointed to revise the laws of	shall judge of elections, &c., of own mem-
the United States, 157	bers, 13
to sell the furniture, &c., turned over to the	quorum, adjournment, rples, journals, &c., 13
said committee, 157	compensation, privileges, disqualifications, 13, 18
may employ additional clerical force, 164	cannot be appointed presidential elector, 17
	to originate revenue bills,
to submit statement to Congress of accounts	
against Congress paid out of the contin-	two-thirds pass bills over President's veto, 13
gent fund, 165	bound by oath to support Constitution, 22
Constitution of the Confederate States	
Constitution of the Confederate States,	Senate:
for the provisional Government, 1-8	 members; how chosen and classified, 12
	qualification, quorum, adjournment, privi-
for the permanent Government,11-22	
preamble; purposes of,	leges, disqualifications,12, 13, 19
legislative powers votted in Congress,1, 11	cannot be presidential electors,
00	MA Branca avanaralministroministra
28	

Constitution of the Confederate States, (conti	nued.)	Constitution of the Confederate States, (continued)
vacancies; how filled,	12	copy-right; Congress may grant by law, 16
Vice-President to preside, but not to vote		counterfeiting; Congress may punish, 14
President pro tem.; when to be chosen,	/	crimes, where and how to be tried, 20
	- L	
sole power to try impeachments,	'	persons not to be held to answer for, un-
proceedings in impeachments,		less, &c., 16
may propose amendments to money bills	, 13	those charged with, to have trial by jury, 10
may pass bill over President's veto,	13 🤄	debts contracted before adoption of Con-
may concur in making treaties,		stitution, to be valid against Confederate
	-	
may advise and consent to appointments		
President,	18	duties authority of Congress to establish, 14
President:		excessive bail, fines and punishments pro-
his term of office,	17'	hibited, 10
electors of number: how appointed	17)	Ex post facto laws not to be passed, 15
electors of, number; how appointed,	17	fines, excessive, prohibited, 10
Will Called Do,		
how and where to meet, and choice of Pre		freedom of speech and press and of petition
dent,	17 }	secured, 10
qualifications,	18 ∤	fugitives from justices provisions respect-
vacancies in office,		ing 20
compensation and oath,		from service and labor, 20
compensation and destina	10 10	
powers and duties,		grand jury; presentments and indistments
may veto bills,	13 💡	by, 10
proceedings in case of impeachment,	12 {	habeas corpus; writ of, not to be suspended,
cannot pardon in case of impeachment,.		unless, &c., 1
Vice-President:	}	impeachment under Constitution,
	*17 5	
term of office,		House of Representative sole power of, • 1
mode of election, qualifications,		Senate sole power to try, 13
to be President of Senate,	12 ;	proceedings in trial of
to have no vote, except, &c.,	12 '	when President is tried
when to be President,		judgment and sentence in cases of 1
		these convicted still liable to indictment,
Judicial power.		
how vested,		President cannot pardon in case of, 1
to what cases extended,	19, 20 🎋	importation of negroes of the African race
tenure of office of judges; their pay,	19	forbidden, 19
original and appellate jurisdiction,		introduction of slaves may be prohibited, It
trial of crimes, where to be held, and		
		jury; trial by, secured to those charged
jury,	20 }	with crimes, I
judicial proceedings, &c., in each State		in suits at common law, when, le
have full credit in other States,	2 0 (measures and weights; standard may be
States :	- 5	fixed, 14
each to have republican form of Gover	·n- • ?	militia; provisions respecting arming and
ment,	21 }	6,
to be protected against foreign invasion a		money may be coined, and value regulated, 1
domestic violence,	21 🗧	counterfeiting may be punished, 16
 cannot be sued by citizens of foreign Sta 	te, 19 🖇	naturalization; uniform rule of, may be es-
powers not delegated nor prohibited,		tablished, 14
	22 {	navy; power of Congress over, 15
served,		
prohibited from exercise of certain powers		nobility; titles of, not to be granted,
privileges and immunities of citizens,		officers not to accept presents, titles, &c., 1
faith and credit to be given to acts,	20 }	, petition; right of, secured, 10
admission of new States; provisions		post-offices and roads may be established 14
specting,	20 {	press; freedom of, secured,
members of legislatures of, to be bound		F
		private property not to be taken for public
oath to support federal Constitution,		uses, without, &c., 16
judges in, to be bound by federal Consti		punishments, excessive, prohibited,
tion and laws,	21 {	quorum of Senate and House of Represen-
Miscellaneous provisions:	}	tives, 13
adjournment of Congress, or either House	se, 13 ⁷ /	of Senate for choice of Vice-President, 18
amendments; how to be made,		of the House of Representatives for
arms; right to keep and bear, not to be	m- {	election of President, 18
fringed,	16 }	ratification of Constitution, 22
army; · Congress empowered to raise s	anal ∖	religious establishment prohibited, 16
support,		revenue; power of Congress to raise,13, 14, 17
arrest; members of Congress priviles		
		searches and seizures; freedom from unrea-
from,		
attainder; no bill of, to be passed,		· soldiers not to be quartered in house with-
bail; excessive, prohibited,	16 {	out consent of owner,
bankruptcy; Congress may establish s	¥8- }	speech: freedom and right of secured 16
tem,		taxes, direct, how apportioned,11, 14
census, Confederate States, when to		tender; only gold and silver coin to be legal, 16
taken,		treason, now donned and pumpace,
citizens of States; privileges and immu		person not to be convicted of, unless, &c., 20
ties of,	20 {	attainder of, not to work forfeiture, 26
coin and coining; provisions respecting,		treasury; money, how to be drawn from, 15
commerce: Congress may regulate		treaties: how may be made 13

Constitution of the Confederate States, (continued.)	Contracts, (continued.)
to be supreme law, 21:	for the binding of the acts and resolutions of Congress, 173
individual States not to make, 16 5	for supply of bread for troops,
veto of President,	Convention,
House and Senate may pass bill over, 13	copies to be made of the proceedings of the
warrants not to issue, except, &c., 16	convention which framed the provisional
weights and measures; standard of, may be	and permanent constitutions,
ostablished, 14	bow copies disposed of,
witness; person charged with crime may summon,	where original journals deposited, 277
may be confronted with accusers, 16	copies and originals to be preserved with
none compelled to be against himself, 16	their seals unbroken, 277,
yeas and nays; when to be entered on jour-	Cooks, employment of, for the military service, 186
nal,	pay,
religious establishment prohibited,	Cony-right,
freedom of speech and of the press, and	Congress may grant, by law, 14
right of petition secured, 16	commissioners appointed to visit European
right to keep and bear arms not to be in-	powers may enter into treaty obligations
fringed,	for the extension of international copy- rights,
unless, &c	exclusive right of publishing, &c, vested
security from unreasonable searches and	in authors, &c., and their assignees, 157
seizures, 16	for what period, 157
warrants not to issue but on probable cause, 16	copy of title to be deposited with clerk of
persons not to be held to answer for crimes,	the district court
to have trial by jury; to be confronted with	fees, 158
witnesses; to compel attendance of wit-	copy to be delivered within three months
nesses, and to have counsel,	from publication,
not twice to be put in icopardy, 16	list and copies of copy-rights to be annual-
not to be compelled, in a criminal case, to	ly transmitted to the State Department, 158 notice of copy-right to be printed on title
be witness against himself,	page, &c.,
nor be deprived of property but by process of law,	copies of books, &c., to be sent to State De-
private property not to be taken for public	partment, 158
use without compensation, 16	when copy-right may be renewed,
trial by jury secured, 16	record thereof,
excessive bail, fines and punishments pro-	assignments to be acknowledged and re-
rule of construction as to powers granted, 16	corded, 158
powers not delegated nor prohibited, re-	fees for recording, 159
served to States, 22	jurisdiction of the district courts,
judicial power does not extend to suits	power to grant injunctions
against a State,	penalty for violation of copy-right 159
President,	for infringement as to prints, maps, charts
provisional and permanent Constitutions,	and musical compositions, 159
acts, &c., to be published in one volume, 277	printing, &c, of works of aliens not pro-
Concule,	hibited,
see title Ambassadors.	manuscript,
may be appointed by the President,	courts may grant injunctions, 160
money obtained by fees to be reported to	in dramatic compositions to include the ex-
the Treasury Department	clusive right of representation,
Contempts,	damages for violation,
of court; how punished, 79	person sued, &c., may plead general issue,
Contingent Fund,	and give special matter in evidence, 160
of Congress; disbursement of, 95	renalty for publication of pretended copy-
accounts against Congress to be paid out of,	right,
certain moneys placed to the credit of, 214	privileges of act extended to foreigners, 161
payment out of, for work done, and furni-	reprints or publications prohibited from
ture for the executive office and buildings, 164	sale, 161
Contracts,	penalty, 161
contitutional provision against impairing 16	Cotton, duty on cotton exported,43
for the purchase, &c., of small arms and munitions of war, and for the establish-	duty pledged to the payment of the loan
ment of powder mills and manufacture of	provided for by the act of Feb. 28, 1761, 43
powder, 28	export of, except through scaports of the
advances on, for arms and munitions of war, 173	Confederate States, prohibited,
for building, &c., of gunbeats,	when act to take effect,
for carrying the mail, 66	

Cotton, (continued.)	· D .
informer entitled to one-half of pro-	 .
c eds of articles forfeited,	Damages,
seizure of the cotton, 153	allowed in Supreme Court on affirmance of
steamboats, &c., used in violating this	judgment or decree,
act, forfeited	for violation of copy-right,
Counsel.	proceeding where a party to a case dies, '79
in criminal prosecutions accused to have as-	suggestion of death on the record, 79
sis'unce of, 16 }	contracted before the adoption of the Con-
Counterfeiting. See Forging and Counterfe ting. { Congress may purish	stitution to be vasid against the Confede-
Courts. See District Court—Supreme Court.	rate States
power of Congress to establish inferior	persons indebted to individuals, &c., of the United States, prohibited, during the war,
courts 19 /	from paying
terms of, 60 \	to pay the amount into the treasury, 151
extra session, 60 /	treasurer's certificate. Certificate to bear interest,
terms of court for western district of Texas, 127	when redcemable, and in what,
Department of Just ce to provide accommodations for holding courts, and to furnish	Deceased Soldiers.
books, 156 {	pay and allowance to; to whom paid,275-276
money paid into the registries and receivers	payment to be made by the paymaster, up- on the pay-roll made out and certified by
of the courts to be withdrawn and de- posited into the treasury,168-169	the captain or commanding officer, 276
jurisdiction of the courts under the seques-	Deeds,
tration act	by whom made 180
two terms of court to be held in each judicial district in Tennessee,	fee for the decd; for whose use,
as to courts in Arizona territory. See Ari-	Departments. See the neveral Heads.
zona Territory and, 245-246 }	heads of, authorized to contract for print- ing,
Creeks, treaty between the Confederate States and,	of what officers the clerical force to consist, 53
of July 10th, 1861, 289	increase of clerical force, 53
Orimes and Punishments,	employment of laborers,
where and how crimes to be tried, 20	rules for taking depositions of witnesses, in
persons not be held to answer for, unless, &c., 16 } those charged with crime to have trial by	euits at law, 78
jury,	may be taken when their attendance cannot be procured
exclusive cognizance of crimes and offences	how taken in suits in equity,
verted in the district courts,	to perpetuate testimony 78
to be in force,	how taken in Louisiana and Texas,
effect of judgment, &c., of United States	appointment of commissioners to take,78-79 Digest of the Laws,
courts in criminal cases,	resolution providing for a digest of the
special jurisdiction of district court held at the seat of government of crimes and	laws of the United States,94
offences committed by public officers, 86	appointment of committee; committee au- thorized to appoint clerks and order print-
forging or counterfeiting treasury notes,	ing, 94
bonds or coupons, or uttering or jublish- ing any such forged or counterfeited note,	re-clution rescinded, 104
· bond or coupon,182, 183	allowance to members of the committee, 164 committee to deposit the digest, matrials,
engraving or having possession of plates,	&c., in the Attorney General's office, 164
&c., with intent to forge treasury notes or bonds,	Direct Taxes,
forging or counterfeiting certificate of in-	how as portioned among the States,
Foribed stock,	for taxes, 179
embezzling money under sequestration act, 205 punishment of person convicted of felonly	property exempted from
in district court of certain Indian terri-	property removed, liable to tax, may be distrained and sold
tories, 274	District Attorneys.
American-Houses, appropriation for, at New Orleans and	fees of,
Charleston 68	salary81
Customs. Sep Revenue.	per diem compensation for attending overt. 01
custom-house officers and assistant treasu-	mileage
their salaries, fees, &c.,	when absent from any term of the court the judge may appoint a person to act in
bond, 28	his stend,
oath	when in the military service un attorney
Cutters and Trimmers, allowed in the bureau of the treasurer; their	pro tempore may be appointed
eologies OFO	for the invital districts in Arkanese 163

District Attorneys, (continued.)		District Courts, (continued.)	
for the district of Texas assigned to the	₹	interchanges to be entered on the records of	
eastern district of said State	61 S	the courts,	55
fees in admiralty cases,		actions, &c., under the patent laws, cogni-	"
to prosecute all causes instituted under the	•• {	zable in, 1-	41
sequestration act, 2	04 {	power to grant injunctions, 1	
compensation, 2		jurisdiction of district court in Arizona ter-	41
to attend the settlement of receivers'	~~ {	ritory 24	45
accounts under said act, 2	05 3	in certain Indian terri or.es 2	71
for judicial districts in Tennessee, 2		to be held semi-annually in each year, 2	
District Collectors of Taxes. See Collectors of Tax		when to be held	
District Courts,	٠ ۶	terms of court; when to commence272-2	
	75 %		
each State to constitute one district,	75 2	practice in civil and criminal cases273, 2	71
adjournment of in case of inability of judge	٠٠ ۶		
	75 }	proceedings to be in the English language, 2' validity and authentication of proceedings, 2'	
in case of failure to hold court, process,	''' {		
pleadings and proceedings continued,75-	78 E	contingent expenses of courts,	13
)		74
	76 %	district courts to apply to,	
writs and process,76—		effect of judgments and decrees,	14
seal of the court,	***	common law and statutes of England.	
time and place of holding,	•	made prior to July 4, 1776, to govern	
when district judge of Louisiana required	~~ S	in each district, 2'	74
	37 {	Docke, .	
	77 {	provision of Constitution as to places pur-	
when to administer and decide matters of	{		15
	77 }	Domestic Violence,	
laws of the several States to be the rule of	3		21
	77 }	Donations,	
power to issue write of injunction; ecife	3	appropriation of the fund received into the	
	78 {	treasury from donations by churches, 2	12
may require production of books or writ-	{	Draftemen,	
	79 {	employment of, in the Post-Office Depart-	
judgment in case of failure to comply with	{		57
	79 {	in the Navy Department; salary, 2	40
	79 {	Drillmanters,	
rules for the conduct and dispatch of busi-	- 3	to be honorably discharged, 2	14
	8 L }	Duties,	
	81 }	authority of Congress to establish,14,	15
laws of the United States in regard to	3		17
crimes and offences and the practice in	3	articles exempt from,	33
criminal cases, to form the rule of prac-	. }	laws imposing discriminating duties on ton-	
tice and decision in,81-	32 ∤		38
what to be the rule when there is no			43
	82 {	the duty on cotton pledged for the payment	
in what civil causes to have original cogni-		of the loan under the act of February	
	82 {		43
always open for the filing of libels peti-	• {		43
tions, &c.,	82 {	materials for the construction of certain	
transfer of records to,	84 {	telegraphic lines admitted free of duty, 53-	.54
proceedings on unsatisfied judgments of the	3	on commodities bona fide purchased or con-	
circuit and district courts of the United	3	tracted for, on or before the 18th Feb.	
	85 }	1861, within the United States, remitted,	68
to carry into effect unexecuted judgments,	3	books, &c., published by any church or	_
. &c., of the supreme court of the United	- }	benevolent society, exempted from duty	69
States remaining in force,	86 }	facts entitling a par y to the benefit of this	
empowered to execute judgments of the	ł		69
United States courts in criminal cases,	86	ad valorem duty of 15 per cent. imposed on	
indictments found in any of the United		certain articles imported69, 1	35
States courts, to be heard and determined.	ે ફ	when a greater rate of duty has been paid,	
in the district courts of the Confederate	િ	the excess to be refunded,135-1	35
States,	86 2	merchandise imported may be entered and	
have full authority over warrants or other	- 3	have transit through the Confederate	
process in criminal cases in United	- 5		70
States' courts,	86	the act of Feb. 28, 1861, § 3, exempting	
special juri-diction of district court held at	3	State of Texas from the operation of the	
the sent of government, of crimes and	- }	tariff laws repealed, and the tariff laws	٠.
offences committed by public officers and	ş		70
	86	deduction allowed of duties on goods cap-	
exclusive original cognizance in the case	- {	tured and made lawful prizes 1	03
of all captured vessels, goods and effects, 1	02	tariff of, imposed on goods, &c., imported, 127-1	
when the court may decree restitution,		goods exempt from duty,133-1	
damages and costs, 1	02 8	non-enumerated articles bearing a qualitude	٠
judges may interchange with each other	- 8	to articles enumerated, chargeable with	
) K K)		2 1

	• •
Duties, (continued.)	Engineers, (continued.)
when the resemblance is to two or more ar-	pay of efficers,
ticles, 134	olerks in bureau of; their salaries,52, 195
duty of ten per cent. on all articles not	corps of, increased,
• on goods in public stores as unclaimed or	provisional army237-238
in warehouse under bonds, 135	number, rank and pay, 238
decision of collector as to liability to or ex-	when appointments to expire, 238
emption from duty of goods imported,	English Language,
final and conclusive unless appealed	proceedings in all the courts of Arisona
. from,	Territory to be in, 246
appeal allowed to Secretary of the Treasury, 135	also in the district courts of certain Indian
invoice value of imports may be raised to	Territories, 274
the true market value,	Enlistment,
addition of costs and charges,	of additional seamen for the war,
extra duty to be paid if the appraised value	expiration of their present term of service, 223
exceed by ten per cent., or more, the value	for companies reduced by casualties, 226
declared on entry, 125	persons may be appointed as field officersor
imports from certain States, exempted from	captains to raise regiments, equadrons,
duty, 164	battalions or companies, 248
the tariff act and comparative statements of	enlistments under the commission of cap-
the rates of duty under certain tariffs, to	tains not obligatory unless the number
be printed, 105	be sufficient to constitute a company, 249
act of May 21, 1861, to provide revenue	Error. See Appeal, Writ of Error and Super-
from imports, amended, 171	sedens.
Elections, Congress under provisional Constitution to	what errors may be assigned in the supreme court as a ground of reversal,
prescribe time for holding election of	Evans, Brigadier General N. G.,
President and Vice-President, meeting of	thanks of Congress to, and his command, 281
the electors, &c., and time for holding	Evidence,
first election of members of Congress, 22	depositing to perpetuate testimony, 78
of members of the House of Representa-	mode of proof in trials at law in the dis-
tives, 122	triet courts, 79
of President and Vice-President, 122	parties may be required to produce books of
when electors to meet and cast their votes;	writings which contain evidence; judg-
to make out lists, certify and forward	ment in case of failure,
the same,	rules of, in criminal cases that obtain in the
of speaker of the House and president protem of the Senate,	United States courts to prevail in the Confederate States courts,
opening of certificates and counting votes, 122	no new evidence to be received in the su-
of Senators to First Congress,187-188	preme court,
of members from Missouri to the House of	copies of records and papers pertaining to
• Representatives,221-222	judicial proceedings in the circuit or dis-
of members from Kentucky to the House, 226-227	trict courts of the United States, within
as to elections of officers in Arizona. See	any of the States of the Confederacy, ad-
Arizona Territory, and,243-244	missible in evidence,
act of January 22, 1862, requiring the elec-	copies of records, books, papers or draw-
tion of field and company officers by regi-	ings and letters patent in Patent Office.
ments and companies not to apply to companies, &c., raised under fourth sec-	competent as evidence,
tion of said act,	for taking evidence,
Electoral Votes,	evidence taken in suits instituted in the cir-
carriers of, allowed mileage and pay, 224	cuit or district courts of the United States
custody of the returns and certificates of	recommended in the State courts of the
the votes, 237	Confederate States, to be read on the trial
Electors for President and Vice-President,	in the State courts,
their number; how appointed, 17-	erks of the district courts of the Confed-
who cannot be,	erate States to transmit such testimony
how and where to meet, and choice of Presi-	to the clerks of the State courts,
dent and Vice-President,17-18, 22 election or appointment of,	perpetuating testimony in cases of slaves abducted or harbored by the enemy, and
when to meet and cast their votes,	of other property seized, wasted or de-
· to make out lists, certify and forward the	stroyed by them,
same, 122	ovidence to be filed and preserved in
opening certificates and counting votes, 122	the State Department,
rules as to number of, in the States, 123	evidence admissible in cases instituted by
custody of the returns, &c., of the votes, 237	John D. Morris, of Kentucky, under du-
Embezzlement,	thority of resolution of Dec. 16, 1861,
of money received under the sequestration	appointing him receiver under the 80-
act; how punished,	questration act. 282 testimony in proof of claims for money
Engineers, corps of; of whom to consist,	against the Confederate States, and of
officers,	citizens of the Confederate States against
duty of colonal 49	

Examiner of Patente,	; Fees, (continued.)
appointment, 136	fees paid by mistake may be re-paid out of
compensation,136, 145 disqualified from taking any interest in	the patent fund,
patents, 136	
appointment of assistant examiner of pat-	clerks of the State courts,
ents. His salary, 199	of clerks of district courts in copy-right cases,158, 159
lien of, 79	for recording oaths of naturalization
conflict between levies of, from the State and Federal courts; the first to have	and indexing same,
priority, 79	in admiralty cases, 195
when execution may issue on judgment, 80 in causes removed to the supreme court by	of officers of court for services performed under the sequestration act,206, 263, 266
writ of error, to issue from the district	of witnesses and commissioners appointed
court,	to take testimony under said act,
may issue on unsatisfied judgments of the circuit and district courts of the United	trict courts in certain Indian Territories, 272
States, 85	compensation for extra services, 272
execution of all judgments rendered in favor of the United States, suspended, 85	{ Felony, how punished,
seizure on executions, made in behalf of	Fines, Furfeitures and Penalties, .
the United States, declared void	excessive fines not to be imposed,
district court in a State, executions may	ury potes or uttering or publishing any
be executed in any part of the State, 80)
in cases instituted under the act for the se- ' questration of the property of alien ene-	penalty for forging or counterfeiting cer- tificates of inscribed stock,191-192
mies,264, 265	penalty against fiduciaries for failure to give.
may be awarded in vacation where debtor is fraudulently concealing or disposing of	information and render account to receivers of property of alien enemies201–202
his effects, 265	
Executive Buildings,	rates of postage on newspapers, &c., sent
executive mansion to be leased,	to dealers therein,
done and furniture for, 164	rights and privileges conferred on inventors
Secretary of the Treasury to sell the unex- pired lease of the President's house and	Floating Defences,
buildings used for the Departments, &c.,	for the protection of the Mississippi river, 198
at Montgomery, 163	appropriation for,
Exports, Congress to lay no duty on articles exported	Florida, treasury notes to be issued to re-imburse
from any State, except, &c., 15	her for money expended in arming, &c.,
as to a State's laying duty on,16-17 export of cotton, except through the sea-	forage,
ports of the Confederate States, prohibit-	allowance of; how fixed and furnished, 50
ed,152-153 exportation of cotton to Mexico, allowed, 153	
Ex Post Facto Laws,	aids-de-samp and adjutants allowed forage
not to be passed by Congress, 18	/
Express Companies, allowed to carry letters and other mail	Foreign Geins, to pass current as money at certain rates, 63, 193
matter, 6	
regulations concerning the pre-payment of postage on letters, &c., sent by, 6	additional commissioners to; their pay and
oath of agent of Express company, 6	_ \
•	Europe to be accredited, 185
TG!	Forgery and Counterfeiting,
F.	of postage stamps,
Fees,	terfeited dies, plates, &c.,
of custom-house officers, 2	of treasury notes, bonds or coupons,56, 182 making or engraving plates to be used in
of office of Secretary of State, 3	forging of counterfeiting treasury notes,
of marshal and clerk of court of admiralty at Key West, Florida,	8c.,
of commercial agents or consuls, 6	feit treasury note, bond or coupon56, 183
of attorneys of the Confederate States,67-6: of commissioners of district courts,79, 20	of certificates of Etock, bonds or coupons
of commissioners of district courts,	
of clerk of the supreme courts, 8	Former Acquittal,
under the law for the granting and issue of patents,	. Separativitional provision as to 16
discrimination between persons in regard to	Forts, Arsenals, Navy Yards, etc.,
Patent Office fees, 14	provision of Constitution as to 15

Forts, Arsenals. Nary Yards, etc., (continued.)	Goods, Wares and Merchandise,
questions between the States of this Con-	collectors of customs to take possession of,
federacy and the United States relating	and sell unclaimed goods wares and
to, taken under the charge of the Con-	merchandize,
federate Government,	Covernment, character of the government established by
Congress	the Constitution,
President to take charge of the proporty	officers appointed by the provisional govern-
ceded 95	ment to remain in office, 21
Franking Privilege,	act to put in operation the government un-
abolished,	der the permanent Constitution122, 268
exception in favor of certain officers in the	relinquishment on the part of the govern- ment of its share in certain vessels, &c.,
Post-Office I epartment, and deputy post-	taken in the Chesapeake bay by Captain
mas ers,	Holfins,
Free Negroes,	Governor of Arizona,
captured, not to be given up,	as to appointment, powers, duties, &c., of.
allowance of; how fixed and furnished, 50	See Arizona Territory, and242, 247
may be commuted, 50	Grand Juries,
Fugitives from Justice,	presentments and indictments,
provisions respecting in Constitution, 20	summoning and impanneling of 81
Fugitive Shares,	what law to govern their proceedings, 81
provision respecting in Constitution, 20	act for the sequestration of the property of alien enemies to be given specially in
Fitnels,	charge to, 202
tendered by State of Louisiana, accepted, 94	receivers to take copy of report of grand
disbursement of contingent fund of Congress,	juries and possession of property report-
transfer of, from the Quartermuster's De-	ed, and sequestrate the same, 202
partment to the Ordnarco Department, 256	(Gunboats,
arrangements for the transmission of funds	construction or putchase of, for coast de-
of the Confederate States	ferce,
Secretary of the Treasury authorized to	Secretary of the Navy may contract for
transfer funds in the hands of any foreign banker,	building of, &c., without advertising for
Furloughe,	proposals, 195
furloughs with transportation granted to	•
000	
twelve months' men now in service, 223	
when to be issued 223	Н.
when to be issued	Н,
when to be issued	
when to be issued. 223 length of furlough. 223 what may be received in Heu of furlough. 223 to what troops act to apply, 223	Habeos Corpus.
when to be issued	Habeos Corpus.
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Habeos Corpus. Writ of, not to be suspended,
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Habeos Corpus. Writ of, not to be suspended,
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Habeos Corpus. Writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Habeos Corpus. writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,
when to be issued	Writ of, not to be suspended,

House of Representatives, (continued.)	, Indiane, (continued.)
member cannot be appointed presidental	as to disposition made of captured negro
elector, 17	slaves, belonging to certain hostile In-
to originate revenue bills,	dians. See slaves, and
two thirds pass bills over President's veto, 13 bound by oath to support Constitution, 22	allowance in lieu of clothing,
election of members of, to the Congress	accounts of acting commissary and quarier-
under the permanent Constitution, 122	masters of Indian troops; how settled and
when to assemble at the seat of government, 122	paid, 238
election of a Speaker of the House, 122	debts incurred or moneys advanced by
number of representatives to which the	them; by whom to be paid,
States of Virginia, North Carolina, Ten-	indemnity to the States against loss on ac- count of the transfer to the Confederate
nessee and Arkansas are entitled,	States of funds belonging to Indian tribes, 283
election of members from Missouri,	Indictments and Informations,
number of mambers Kentucky entitled to, 226	indictments found in any of the United
election, &c., of members,	States courts, to be heard and determined
election of delegate, from Arizona territory, 247	in the district courte; 86
	Infantry,
T	regiments of; of whom to consist,48, 114
. .	pay of officers,
	writs of, may be issued by the district and
Impeachment,	supreme courts, and the judges thereof, 78
under the Constitution, 12	to prevent the violation of the rights of in-
House of Representatives, sole power of, 12	ventors, 141
Senate, sole power to try, 12	in copy-right cases,159, 163
proceedings in trial of,	Jujurice, suits for the recovery of damages for inju-
when President is tried,	ries on account of acts done for the pro-
those convicted still liable to indictment, 12	tection or collection of the revenue, to be
President cannot pardon in cases of, 18	in district court, 168
Importation,	Inscribed Stock,
of negroes, forbidden, 15	certificates of, may be issued in lieu of
laws prohibiting importation of goods in	coupon bonds,
vessele belonging to foreigners; recealed, 38	forging and counterfoling of certificates; how punished,
laws prohibiting the importation of liquors except in casks, &c., repealed,	Interest.
except in casks, &c., repealed,	rate of, allowed on judgments, 80
in certain vessels and packages, 44	appropriation to pay interest due the banks
merchandise imported may be entered and	at Memphis, 257
have transit free of duty, 70	rate of interest to be paid by debtors, 265
Imports,	Internal Improvements, power of Congress to appropriate money for, 14
tariff of duties on,127, 184	Interpreters,
invoice value may be raised to the true	appointment of, for districts in Indian ter-
market value,	ritories,
dutiable value of imports to be appraised, 135	compensation, 272
when extra duty to be paid,	Invasion,
from certain States exempted from duties, 164	each State protected against,
act of May 21, 1861, to provide revenue	privileges conferred on inventors of armed
from imports, amended, 171	vessels, floating batteries or defences, 150
Imprisonment,	Iron,
laws of the States abolishing imprisonment for debt; and providing relief for debtors	disposition of certain railroad iron intended
held in custody, to have effect,	for the Memphis, El Paso and Pacific
Indian Affairs,	railroad company,153-154
bureau of, established, 68	
commissioner and cleak to be appointed.	J. •
Their salaries, 68	
Indians. See Trenties.	Jaile,
appropriations to Indian tribes under treaty stipulations,232–237	when State jails may be used by the courts
also for contingencies of office of su crin-	or marshals of the Confederate States, 86
tendent of Indian Affilire, and Indian	Johnson, Colonel Edward,
agencies, 237	thanks of Congress to, and his command, 282
appropriations may be paid in coin, 237	Juhnston, General Joseph E.,
moneys, bonds, &c., belonging to certain	thanks of Congress to, and his command, 212
Indian tribes, of which the Confederate Government is the custodian, to be de-	Joint Obligations, uits on joint bills. bonds, notes or obliga-
posited in the treasury239-240	tions,
Secretary of War may draw his requisition	Journal of Congress,
for moneys deposited in favor of the In-	extract from, of vote on the question of
dians, 240	adoption of the Constitution, 23
29	

ournal of Congress, (continued.)	Judgments and Decrees, (continued.)
copies to be made of the journal of the pro-	district courts empowered to execute them, 88
visional Congress,	sequestration of judgments and decrees, 285
rerification of, 277	receivers may prosecute judgments, &c., in
now disposed of, 277	the name of the Confederate States, after
where originals to be deposited 277	decree of sequestration, 265
copies and originals to be preserved	to be no lien on the property of debters to
with their scals unbroken, 277	alien enemies,
ludges,	judgments and decrees under the act of Aug.
judges of States to be bound by Constitu-	30, 1861, for the sequestration of the
tion of Confederate States and laws in	property of alien enemies, inconsistent
pursuance thereof, 19	with the amendatory act of Feb. 15, 1862,
of court of admiralty at Key West, Florida, 60	to be set aside or amended,
where to reside, 60	Judicial Districts,
may appoint an attorney, 61	each State to constitute a district,
grant licenses to wreckers,	established in Texas,
of the district courts; where to reside; their	7 in Virginia,
salaries 75	in Arkansas, 152
when district judge of Louisians required	in Tennessee, 224
to hold his court out of New Orleans, 77	; in Arizona 247
may appoint commissioners to administer	in Iud an Territories,271-272
oaths, take depositions, &c.,	Attala county, Mississippi. to form part of
one district judge for the State of Tennes-ee, 224	the southern judicial district of said State, 260
as to appointment, powers, salaries, &c., of	Judiciary. See Judicial Districts.
chief and associate justices of Arizona.	powers; how vested
See Arizona territory, and 246	to what cases extended,
for western district of Texas, 127	to what cases not extended, 16
for the district courts of Virginia, 149	tenure of office of judges; their pay,19,75
for the district court of Arkansas, 152	original and appellate jurisdiction.
when judge of district court cannot sit on	20, 77, 81, 82, 83, 86, 102
trial; proceedings,155-156	trial of crimes, where to be held, and to be
when district judge may appoint an attor-	by jury, 20
ney pro tempore, 157	judicial proceedings in each State to have
Judge of district of Texas assigned to east-	full credit in other Etates,
ern district of said State 161) - .
to give specially in charge to grand juries	{ Juries, } trial by jury secured
the act for the sequestration of the prop-	in suits at commen law
erty of alien enemies, 202	petit jurors; their qualifications and exemp-
of district courts may interchange with	tions,80
each other, 255	wien jury may be summoned of the by-
decisions of judges presiding by such in-	standers, 80
terchange made valid,	judge of district court to direct the mar-
appointment of, in Indian territories; where	shal as to the summoning of juries, 80
to reside; term of office,	compensation and mileage of jurors, 89
Judgments and Decrees,	summoning and empanneling of grand
lien of,	juries 81
amount for which judgments may be ren-	trial of issues in fact in the supreme court
dered in suits on bonds, &c., for penaltics or breach of covenant	to be by inny
	defendants in cases under sequestration act
when sum for which judgement is rendered	entitled to jury trial,203-204
by a jery	who competent to serve as jurors in district
how mistakes in amended, 80	courts in Indian territories,
damages allowed on affirmance	how jury constituted when an Indian
effect of, of any State court, rendered since	is tried,
the secession of such State,	juries when white persons are put on
effect of unsatisfied judgments of the cir-	trial, 274
cuit and district courts of the United	attendance may be compelled by at-
States, \$5	tachment,
proceedings therein in the district courts of	no challenge of juror except for cause, 274
the Confederate States by execution or	Jurisdiction.
otherwise, 85	of court of admiralty at Key West, Fla 60
execution of all judgments in favor of the	of district courts 19, 77, 81, 02, 102
United States, su-ponded 85	of supreme court,
in cases pending in the supreme court of the	special jurisdiction of district court held as
United States not transferred within	the seat of government, of crimes and
twelve months to the supreme court of the	offences committed by public officers, and
Confederate States, deemed final, and	of suits on their official bonds
affirmed, 85	of the district court in cases under the
district courts and their officers to carry	natent laws
into effect certain unexecuted judgments	. • of the district courts in Virginia
or decrees of the supreme court of the	of the district court in Arkansas,
United States, 86	of one district court to extend to cases ie
effect of judgments of the United States	moved from any other district court when
course in criminal cases &6	the indee thereof cannot sit on the U.S.

Forming States and Company (Company)	Tour (continue)
Jurisdiction, (continued.)	Laws, (continued.)
of district court in cases arising under the	publication of
copy-right law, 159	to be deposited in Department of Justice 172
of district court under the revenue laws 168	publication in the public gazettes,172, 277
of commissioners under the sequestration	compensation for publishing
act,	laws, resolutions and treatics to be publish-
of the courts under the same act,202-206	ed at the close of each session of Con-
of the courts of Arizona Territory. See	gress, 172
Arizona Territory, and,245-246	how arranged, 175
of the di-trict courts in Indian territories, 273	number of copies, style paper and binding, 172
	number to be bound
Jurors. See Juries.	pumber to be bound,
Justice Department,	index,
established, 33	printing to be done by public printer, 173
principal officer of, 33	binding to be executed by contract, 173
Assistant Attorney General and clerk, 53	superintendent of public printing to furnish
	paper,
clerical force in, may be increased,	price allowed aublic printer, 173
employment of laborers 53	distribution of the laws,
disbursing clerk for the department, 116	constitution and laws extended over the
to provide accommodations for holding	territory of Arizona, 247
courts and to furnish books for records	the 49th 3 of the act of May 21, 1861, es-
and dockets,	tablishing a Patent Office, repealed, 250
bills and resolutions passed by Congress to	the 16th 3 of the act of August 30, 1861, se-
be deposited in, 172	questrating the property of alien enemies,
appointment of law clerk in; his duties and	and other conflicting provisions, repealed, 266
salary, 173	act of January 22, 1862, providing for the
,,,	
'	raising and organizing additional troops
K. 8	in Missouri, repealed, 275
ı.	provisional and permanent Constitutions,
,	and the acts and resolutions and treuties
97	of the provisional Government to be pub-
Kentucky,	lished in one volume,
admission of,	
number of members entitled to in House of	volumes published to be subject to the act
Representatives, 226	of August 5, 1861, except as it regards
election, &c., of members, 227	paper, 277
	provision as to binding 278
Governor to certify the persons elected, 227	Of the United States:
appropriation for raising and organizing	
troops in and supplying the same with	cortain laws of the United States continued
clothing, &c.,	in force, 2'
Governor to make estimates before making	repugnant to the act for the organization
requisitions upon the Treasury, 256	and establishment of the army, repeal-
	ed,51–55
John D. Morris, of Kentucky, appointed	for the regulation of the mints, declared to
receiver under sequestration act,280, 282	
Rey West,	be in force, 6!
court of admiralty at, 60	also the laws in reference to coin and coin-
jurisdiction, 60	age, 65
rules of practice, 61	not inconsistent with the act of March 16.
	1861, providing for the organization of
writs and process, 61	the navy, adopted, 7:
\$	
	in regard to crimes and offences and the
L.	practice in criminal cases declared to be
	in force, and to form the rule of practice
•	and decision in the district courts,
Luborers,	this provision to extend to the rules of evi-
employment of, for the departments,53, 57	dence and mode of examining witnesses, 82
	laws and rules of court in admiral y cases
compensation,53, 57	
additional laborers for the Post-Office De-	to have full force in the courts of the
partment; compensation,	Confederate States, 82
Laundresses,	
	appointment of committee to revise the
employment of, in military hospitals, 222 {	laws of the United States, 9-
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States, 9. relative to district courts of Texas, continued in force. 12. Of the States s
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States, 9. relative to district courts of Texas, continued in force. 12? Of the States 5 to be the rule of decision of the courts of the Confederate States. 7 abolishing imprisonment for debt and providing relief for debtors held in custody. 81
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,
employment of, in military hospitals	laws of the United States,

Lien, (continued.)		Maratime Jurisdiction,
taxes assessed to be a statutory lien,	181	extends to all cases of admiralty, 19
property of collectors bound by statutory		Maratime Law,
lien for taxes received,	181	resolutions touching certain points of, 213
my to be propounded and filed,	206	Marine Corps,
lien on tax to attach from date of assess-	-00	their pay and allowances,
ment,	226	quartermasters of, required to visit the posts where portions of the corps may be
when judgment or decree to be no lien on	;	stationed, 74
property of the debter,	265	temporary rank and command conferred on
Light House Bureau,		officers of, doing duty with troops, 258
Established,	47	Marine Hospitals,
offi ers and their salaries,	47	expenses limited,163-164
matters under the direction and control of,	47	may be placed under the charge of any cor-
chief of, to divide sea coasts into districte,	47	porate or State authority, 164
Inspector for each district,	47	Marque and Reprisal, power of Congress to grant letters of, 14
his duties and pay,	47	no State to grant such letters,
corps detailed to superintend construc-	- 3	letters of, may be issued to private armed
tion of light-houses, &c.,	47	Vessels, 100
annual report to Secretary of the Treasury,	47	property of the enemy, unless contraband
Light-Houses,		of war on board a neutral vessel, not
officers of engineer corps may be detailed	3	subject to seizure, 100
to superintend construction or repair of,		letters of, may be revoked at the pleasure
and to discharge other duties,	47 3	of the President, 101
Light-Money,	- 5	applications for letters of, to be in writing;
on ships or vessels,	75	bond and security required of owners of
how often to be collected,	75 }	vessels; penalty and condition,
Limitation,	3	forfeiture of captures and prizes of vessels
of action or prosecution under the copy-	- }	and other property, 101
right act,	161 🖁	distribution of prizes, 101
Local Defence,	{	vessels and other property of citizens of the
President authorized to accept volunteers	ś	Confederate States and certain others, re-
for the defence of exposed places or lo-	. }	captured, to be restored to owners of on
calities, or for special service,	186 }	the payment salvage,
muster-roll to set forth services to be per-	}	distribution of salvage,
formed	180 }	vessel to be brought into port before break- ing of bulk,
service.	168 {	and proceeded against before a compe-
pay or subsistence,		tent tribunal, 102
how organized,		condemnation and forfeiture, 103
appointment of the field officers,		district courts to have exclusive original
Louisiana,	- }	cognizance, 102
funds tendered by, to the Confederate	. }	when the court may decree restitution and
States, accepted,	94 }	damages and costs,
Lumberton Guards,	- {	persons on captured or re-captured vessels
President authorized to discharge the	{	and delivered into the custody of the
"Lumberton Guards," Company D, 2d	· ·	marshal, &c.,
regiment, North Carolina volunteers, 2	279 }	instructions by the President to the officers
•	- }	and crews of vessels commissioned;
M.	- }	copies to be delivered by collectors of the
	- }	customs, 102
Mart Danes - Car Dane Danes	{	bounties allowed; to be paid by the Seere-
Moil Routes. See Post Routes, mail route established from Vermillionville	{	tary of the Treasury, 102 commanding officer of vessel having a com-
to Orange, 1	110}	mission or letters of marque and reprisal,
from Groover's Station, Georgia, to	}	to keep of rogular journal. What the
Monticello, Florida, 1	89 }	journal to contain, 102
Mails. See Pontal Service.	- 5	on arrival into port to produce his commis-
arrangements for the transmission of, be-	- {	sion and deliver up his journal, 193
tween the territories of this and other	{	omcor of the customs to go on board and
	36	take an account of the officers and men,
	44 {	the number of guns, &c.,
Bostmaster General to advertise and enter in- to contracts for carrying the mail,	67	vessel not to leave port till journal shall have been surrendered and certificate ob-
conveyance of except by authority of the	~ {	have been surrendered, and certificate ob- tained from office of the customs. For-
	C6 ₹	mer certificate to be delivered up, 103
express and other chartered companies may	ζ.	penalty for neglecting to keep a journal or
be allowed to carry letters and other mail	- 3	wilfully making fraudulent enteries therein, &c.,
	67 ⊱	therein, &c., 193
landamus,	₹.	penalty for violating the acts for the collec-
aupreme court may issue writ of, to any of	94	tion of the revenue and prevention of

Marque and Reprisal, (continued.)	/ Marchale, (continued.)
deduction all wed of duties on goods cap-	for each judicial district in Tennesses, 224
tured and made lawful prizes, 103	of district courts in Indian territories;
five per cent. on the net amount of prize	term of office; residence; fees,
money and salvage to be paid to collec-	Maryland,
tors of customs, consuls or other public	resolutions concerning,
agents 103	organization of Maryland Line, 270
this moneyeto constitute a fund for the sup-	Maryland Line,
port of the widows and orphaus of per-	organization of
sons killed, and other persons, 104	{ McCullough, Brigadier General Ban, thanks of Congress to, and the officers and
pay to cruisors of private armed vessels for	
sinking or destroying war vesses of the enemy,	soldiers under his command,213-214 McDonald, Colonel A. M.
officers, crew, &c., of tharmed vessels not	payment to be made for horses purchased by
to be held as prisoners of war, 154	the order of, for the army,
breaking of bulk and removal of goods on	Measures and Weights,
captured vessels, authorized, 208	
inventory of the property. To be filed	Medical Department,
with the collector, 208	
custody of the property, 208	
when removal made for the purpose of	their rank and pay, 39
lightening over bars and shoals, 208	not to assume command of troops, 39
sale of prise vessel and cargo may be made	appointment of additional officers, 46
by marshal of adjoining district, 208	
Marshale,	pay and emcluments, 46
of court of admiralty, at Key West, Fla., 60, 66	
may appoint deputies, 61	
of district courts; by whom appointed;	of the several departments and bureaus;
oath; bond and sureties,	/
may appoint deputies,	
marshal of district in which supreme court	Mileage,
is held to attend the sossions of said court, 76	
power to command a posse comitatus in the	of members of Congress,58, 107, 276
execution of his duty 76	
in case of death, &c., of marshal, his depu-	of jurors, 80
ty to continue in office, 76	
misfeasance in office of deputy adjudged a	of delegate to House of Representatives
breach of marshal's bond, 76	
remedy of executor or administrator of de-	when discharged soldiers entitled to, 226
ceased murshal against deputy for mis-	allowed carriers of electoral votes, 224
feasance in office 76	
to execute process till next term a'ter re-	of what composed 47
moval or the expiration of term of office, 76	
liability of, for prisoners in their custody, 76	
costs and fees,	, ,
	Military Operations, { President to assume control of, in every
where the marshal sells real estate and dies before making deed, the court may direct	State, 43
his successor to make the same,	
• remedy against, for failure to pay over money	President may appoint, 115
in their hands, 80	
. to provide suitable places for the custody of	appointment of military storekeepers of
prisoners or convicts in States whose laws	ordnance, 188
do not authorize the use of their penite :-	pay and allowances, 188
tiary or jails, 86	bond, 188
to make sale of prizes; notice; terms, 112	Military Supplies,
payment to the owners and the officers and	act of Congress of United States prohibit-
crew of the privateer, of the funds re-	ing purchase of, of a patented invention.
coived,	&c., suspended during the war,115-116
commission allowed for selling, and receiv-	10000-
ing and paying over the funds	Congress to provide for calling forth, 15
to file account of the sales, and of all duties	provisions in Constitution respecting arming
and charges, with a statement of the	and disciplining, 15
promissory notes taken,	may be employed by the President,
penalty for failure; how recovered, 113	how long to serve, 43
appointment of murshal of Arizona Terri-	organization and pay, 45
tory; duties and compensation, 240	term for which called into service not to
for western district of Texas, 127	apply to mer dratted by the States and
for district courts of Virginia 149	iurnished the President on his requisi-
for district court of Arkansas, 152	
for district of Texas may be assigned to the	Miners,
eastern district of said State, 161	company of suppers, miners and pontoniers, 41
fees in admiralty cases 194	officers and their duties, 41

Ministers, Consuls, etc. See Ambassadors.	Musicians,
Minte,	appointment of chief bugler or principal musician to cach regiment,
of public moneys in that city 57	
assistant treasurer to perform the duties of	
treasurer of the said mint 57	N.
operations of mints, suspended,	
moneys and bullion transferred to the Treasurer of the Confederate States, 110	Naturalization,
mint at New Orleans and appurtenances to	uniform rule of, may be established by Con-
be in charge of some fit person; the su-	gress 14
perintendent may be accepted as custo-	rights of civizenship extended to persons
dian; his compensation 110;	who are not citizens, in the military ser-
sume course authorized in relation to the mint at Dahlonega,	may be ome naturalized and citizens of any
Minnishippi,	one of the Confederate States, 189
Attala county to form part of the southern	oath: before whom taken; where filed,189, 190
judicial district, 260	where the State in which the applicant last
Missimippi River,	resided becomes one of the Confederate States, his citizenship to remain in that
navigation of, declared free	State at his election,
floating defences for the protection of, 198	clerk of district court to record the oaths
appropriation for defences for, 253	and index the same, 190
Missouri,	persons in the military service to be inform-
appropriation to aid the people and State of, 173	ed of this act 199 persons, not citizens, in the naval service of
aid to the State of, in repelling invasion by the United States	the Confederate States may become natu-
when to be admitted as a member of the	ralized, 223
Confederate States, 184	Naval Forces,
recognition of the Government of,184-185	President authorized to employ, 45
election of memb rs from, to the House of	Naval Service,
Representatives,	regulations for the government of persons, 74 persons, not citizens, in the naval service
appointment of major general and brigadier	entitled to same protection as citizens,
general to the command of troops now	and may become naturalized, 228
and hereafter to be raised and organized;	Naval Stores,
the officers appointed to be assigned to the	exports of, except through the sesports of the Confederate States, prohibited, 170
duty of raising, &c., the forces in the	Nary,
State, 248	power of Congress over,
advancements to, in treasury notes,254, 268	President authorized to appoint commis-
to be deducted from amount found due the	shipmen, engineers, Ac. 70
how advancements to be applied,255, 268	shipmen, engineers, &c
act of January 22, 1862, providing for	of captains, 70
raising and organizing additional troops	of command ra,
in, repealed,	of lieutenants,71
Mietakes. in process and pleadings or in the judg-	of masters,
ment; how amended, 80	of surgeons
Molusers,	
export of, except through the sea ports of	of paymasters,
the Confederate States, prohibited, 170	of engineers, 72
Money, may be coined, and value regulated,	of warrant officers,
counterfeiting may be punished, 14	during recess of Congress,74
Myrris, John D.,	length of service of United States naval
of Kentucky, appointed a receiver under	officers received into the service of the
the sequestration act of Aug. 30, 1861 280 evidence admissible in cases instituted by,	Confederate States; how computed,
under authority of resolution of Dec. 16,	pay of seamen to be determined by the Pres-
1461, appointing him receiver, 282	ident, 74
Motions,	corps of marines; their ray and allow-
for judgment against persons in possession	ances,
of, or controlling the property and effects of alien enemies,	officers attached to the Navy Department, and their duties
Munitions of War,	one clerk to be appointed to sid each officer, 74
provision for the purchase, manufacture and	quartermaster required to visit the post of
alteration of,	the marine corps
agents and artisans may be employed28-29	regulations for the government of persons
President to receive from the States the mu- nitions of war, &c., acquired from the	laws of the United States for the govern-
United States, 43	ment of officers of adopted
advances on contracts for arms or muni-	relative rank of officers of the navy toward
tions of war 173	those of the army,

•		·
Navy, (continued.)		Oathe, (continued.)
relative position of officers of the United	- }	of custom-house officers, 28
States navy who have resigned and re-	- 3	of officers and employees in State Depart-
ceived appointments in the navy of the	3	ment, 30
	B7 }	form of oath prescribed for officers, non-
appointment of officers of the United States	ີ {	commissioned officers, musicians and pri-
navy to the same rank and position in	- 5	vates,
	91 }	
the navy of the Confederate States, 12		of agent of express and other chartered
assignment of officers of the navy to duty,. 12	4.1 {	companies carrying the mail,
assistant paymasters of the navy; their	{	of judges,
salaries, 12	313	of officers of telegraph lines, 107
paymasters of the navy to be taken from	}	of commissioner of patents and appointees
the grade of assistant paymasters, 12	21 {	in his office, 136
temporary military rank and command con-	- 5	of applicants for patents,137, 139, 144
ferred on officers of the navy ordered to	3	of collectors of taxes,
do duty on shore with troops, 22	28 կ	of naturalization; before whom taken;
to retain their rank in the navy,		
		where to be filed,
pay and emoluments,		of assayers,192, 253
appointment of chaplains in, 22		of receivers under sequestration act, 202
appointment of additional officers,		of Governor, Secretary, chief and associate
when appointments to terminate, 22	29 Ş	justices, attorney and marshal of Arizona
officers of the regular navy may be ap-	₹.	Territory, 246
pointed to any higher grade without pre-	- {	may be administered by receivers, 266
judice to their position under original	٤	of witnesses, 266
appointment,	42 S	oath of office of Senators and members of
Navy Department,	}	the House of Representatives under the
	33 }	
	33 }	permanent Constitution; by whom ad-
		ministered, 268
	53 {	Obligations,
chief clerk to perform the duty of disburs-	{	no State to pass a law impairing the obliga-
ing agent and corresponding clerk, 5	53 {	tion of contracts, 15
messenger,	53 }	Offenoes. See Orimes and Punishments.
	53 ₹	Officers,
	53 ₹	not to accept presents, titles, &c., 16
	74 {	appointed by provisional Government to
	74 {	remain in office, 21
	1	
disbursing elerk for the department, 11	ro ?	custom-house officers and assistant treas-
appointment of additional clerks and drafts-	۶, ,	urers continued in effice,27, 91
man,240, 24	41 Z	staff officers for the army,38-39
Navy, Secretary of the,	}	in cortain departments not to assume com-
duties of, 3	33 ∤	mand of troops, 39
may appoint olerks in his regiment,33, 7	74 {	of the army to be appointed by the Presi-
may contract for building gunboats, &c.,	- 5	dent, 48
without advertising for proposals, 19	95 ŝ	examination required of any officers, 48
to give bounty to enlisted seamen,241-24		promotions 48
Navy Yards. See Forts, Arsenals, etc.,	~ {	meriterious non-commissioned officers may
Negroes,	- {	be appointed to the lowest grade of sub-
	153	altern officers, 49
	15 {	
New Trials,	١. ١	to perform all military duties to which they
	78 }	may be assigned, 51
Nobility,	}	army officers not to employ enlisted men as
	L63	servants
North Carolina,	}	brigadier general added to those heretofore
	91 }	appointed, 62
admission into the Confederacy 11	18 {	commissions to officers of the United States
first regiment of volunteers from, and cadets	- {	army who have resigned and been ap-
from Institute, received into the service, 21	l2 }	pointed to original vacancies in the army
Notary Public,	∷ }	of the Confederate States to bear the
may exercise authority conferred on com-	. {	same date,
	79 {	relative rank of officers in the army; how
Netices,	•• }	determined, 62
	- }	
to persons in possession of, or controlling	, , }	employed in the postal service, continued
the property of alien enemies, 20	uz {	in office, 66
of motion for judgment against such per-	٠,	commissioned officers of the navy may be
sons on failure to pay, 20	V3 }	appointed during recess of Congress, 74
Nurses,	}	appointment of inferior officers to be made
employment of, for the military service, 18	86 {	by the President 75
pay, 18		all officers, civil, military or naval, may be
	3	appointed by the President during the
^	3	recess of Congress, 89
Ο.	- {	of volunteer companies, battalions and regi-
	٤ -	ments,45, 104, 106
Oathe,	- 3	acts of certain officers under the act of Feb
to support the Constitution; by whom to be	- 3	28, 1861, to raise money for the support
	22 }	of the Government, confirmed

ficers, (continued.)	Officers (continued.)
rank of "General," established as highest	may be detailed to recruit men for compa-
military grade, 115	nies,
assignment of general officers to command, 115	President may appoint and commission
State cadets to be attached to companies as	persons as field officers to raise regiments,
supernumerary officers,	squadrons, &c. Their pay, transporta- tion and subsistence,
appointment of officers of the may of the	act of January 22, 1862, requiring the elec-
United States to the same rank and posi-	tion of field and company officers by regi-
tion in the navy of the Confederate States, 121	ments and companies not to apply to regi-
civilians may be appointed staff officers, 171	ments, &c., raised under suon appoint-
temporary rank and command on officers for	ment, 258
service with volunteer troops, 127	officer to receive an appointment propor-
to assist in preparing and signing treasury	tioned to the force he recruits, 249
notes, 167	of artillery above the rank of captain in the
two field officers allowed certain battalions	provisional army and in the volunteer
of volunteers, 170	corps, 249
assistant adjutants general for volunteer	may be detailed to recruit for companies,
forces,	now in the service under enlist ent for
law clerk in Department of Justice, 173	twelve m nths, 254
surgeons and assistant surgeons in the pro-	temporary rank and command conferred on
visional army for hospitals,	others of the marine corps doing duty
collectors and assessors of taxes,	with troops,
military storekeepers of ordunoe, 188	rank of commissioned officers who continue
superintendents of armories and master	in service by re election to date from the
armorers,	time of their original election or appoint- ment,
additional sergeant allowed each company, 188	appointment of judges, attorneys, clerks
assayers at Charlotte and Dahlonegs, and in-	and marshals for district courts in Indian
ferior officers, 192	territories 272
assistant examiner of patents and messen-	appointment of quartermasters and com-
ger in Patent Office, 199	missaries at permauent posts and deputs, 275
commissioners and receivers under seques-	Offices,
tration act,202, 205	to what offices members of Congress can-
adjutants of regiments and legions of the	not be appointed, 13
grade of subaltern, 209	Ordnance.
to affix signature of President to commis-	contracts for the purchase and manufacture
sions in the army, 222	of,
of certain State troops turned over to the	Ordnance Department,
Confederate States, appointed, &c., as	transfer of lunds to, from the Quartermas-
heretofore,	ter's Department, 2
trict in Tennessee 224	Ordnance Service,
election of, upon organization of troops re-	master armorers, master carriage makers,
volunteering or re-enlisting,	blacksmiths, &c., may be enlisted for, 50
rank and pay a certain officers who com-	Osages,
menced service before receiving their com-	treaty between the Confederate States and,
missions, 225	of Oct. 2, 1861, 363
temporary military rank and command con-	{
ferred on officers of the navy ordered to	_ '
do duty on shore with troops, 228	P.
to retain their rank in the navy,))
persons who were efficers in the revenue ser- vice of the United States may be employed.) / n
in the nevel or military service 990	? Paper, to do the painting ordered by Congress or
appointment of additional officers in the	any of the departments,
navy 229	superintendent of public printing to ad-
appointment of officers of engineers in the	vertise for proposals,
provisional army,237-238	contractor to furnish the paper as the su-
temporary rank and command on officers of	perintendent shal! require 111
the army on duty in certain bureaus, 238	superintendent to furnish paper to the pub-
appointment of two additional clerks and	lic printer for the printing of the laws, 173
draftsman in the Navy Department, 240	> kind to be used in printing the acts. 400,01
of the regular navy may be appointed to a	Congress,172, 277
higher grade without prejudice to their	Parties,
position under original appointment, 242	may be heard in person or by counsel, 79
as to appointment, election and qualifica-	when representative of decreased may be
tions of, in the Territory of Arizona. See) made a party to a curricularity
Arizona Territory, and,	who admitted as a defendant in suitz insti- tuted under the sequestration act, 203
general to the command of troops in Mis-	Partnerships,
Bouri,	botween citizens and slien enemies, to be
apprintments of officers under the act to	} settled,
raise an additional military force to serve	interest of alien enumies to be separated.
during the war Vecencies, how filled 940	200

Partnerships, (continued.)	Pagente, (continued.)
joint rights where an alion enemy is con-	notice to be given of interfering applica-
cerned to be severed and interest of alien	tion; decision,
enemy sequestrated, 206	from what day the notice to be computed, 14
resident partners dealt with as surviving	remedy at law preserved, 13
partners, 261	defective patents may be surrendered and
process and pleadings where the names of	re-issued,139-14
the members of a partnership of alien	effect thereof, 14
epemies are unknown,265-266	patents for new improvements of the origi-
Patent Office. See Patents.	nal invention or discovery, 14
established, and attached to the Department	annexing to original patents, descriptions,
of Justice, 136	&c., of such improvements, disallowed, 14
officers and clerks, and their compensation,	defendant may plead the general issue and
Lac 142 145 100 2	give notice of special matter, 14
seal of office,	defences, 14
appropriation for library of, 144	what special matters the defendant to state
expenses of; to be paid out of the patent	in his notice, when he relies on a previ-
fund,143, 148	
messenger; his salary, 199	ous invention, &c.,
	judgment, 14
Patents,	when prior use abroad not to avoid patent,. 14
power of Congress to secure, to inventors, 14	costs,
patent office established, 136	remedy in equity where there are interfer-
appointment of commissioner of patents;	ing patents, or where a patent has been
his duties, 136 {	refused on the ground that it would in-
chief clerk, 136 (terfere with an unexpired patent, 141
examiners of patents, and other clerks, 136	all actions, &c., cognizable in the district
assistant examiner, 199 }	courts, 141
commissioner and other officers disqualified	power of the court to grant injunctions, 141
from taking any interest in patents, 136 }	writs of error or appeal, 141
compensation of commissioner, 136 {	classification and arrangement in rooms or
eath of office, 136 }	galleries of models, &c., 141
bond of commissioner and chief clerk, 136 {	to be kept open for public inspection, 141
seal of office, 136 {	_ fees for several distinct patents on surren-
eopies of records to be evidence,	der,141-142
fees for copies, 137 }	when duplicate models or drawings to be
form of patents, 137 }	filed, 145
term, 137 }	question of compensation, 142
for what patent may be granted, 137 }	patents may issue to the assignees of the
application, 137 /	inventors or discoverers, 142
written description of invention, and of	applicant to furnish duplicate drawings, 142
. the manner of making, using, &c., the	patentee may disclaim where his specifica-
same, 137 ?	tion is too broad; how made; effect
drawings and written references; speci-	thereof, 145
mens of ingredients and of the composition	application for improvements and re-issues
of matter, 137 ?	to be subject to revision as original ap-
signature; attestation and filing of de-	plication; disclaimer; appeal, 142
scriptions and drawings, 137	patent to be good for so much as is origi-
model of invention, 137 }	Dal,142-145
oath or affirmation of applicant, 137 \$	actions for infringements, 143
examination of the alleged new invention	no costs unless disclaimer filed, 143
or discovery, 138 }	delay in filing disclaimer to bar, 142
what to appear to authorize the issuing of	when affirmation may be taken instead of
a patent, 138 }	oath, 143
commissioner to notify the applicant when	patent fund appropriated for payment of
his application is refused, 138	expenses of the patent office, 141
if applicant persist in his claim for a pa-	commissioner to make annual report to
tent, new oath required, 138 ?	Congress, 143
appeal to Attorney General, 138 }	list of patents to be published, 143
proceedings on appeal, 138 5	appropriation for the library of the patent
applications for patents which interfere	office, 144
with other pending applications or unex-	applications by aliens for patents, 144
pired patents,	inventors may dispose of right to use ma-
commissioner to give notice thereof, 138 5	inventors may dispose of right to use ma- chines, &c., prior to application,
appeal from his decision, 138 /	remedy in cases of interference extended to
taking out letters patent in a foreign coun-	all cases where patents are refused, 144
try not to deprive inventor of his right	fees paid by mistake may be repaid out of
under this act, 137 }	the patent fund, 144
date of patent, 139 5	how oath to be administered abroad, 144
filing of specifications, &c., in the secret	to whom payments for patents to be made, 144
archives of the office, 139	writ of error or appeal to the supreme
patents may issue to executors or adminis-	court, 145
trators; oath, 139 {	commissioner to prescribe rules for taking
assignment of patents; to be recorded, 139 ?	evidence, 145
inventor may file caveat; fees; to be kept	before whom evidence to be taken, 145
- i - 4	ambusanas for mismorese

30

failure of witness to attend, or refusal to testify	fined in,. 274 ment un122, 268
testify,	fined in,. 274 ment un122, 268
cempensation of witnesses	ment un- 122, 268
when not required to attend,	122, 268 78
when not deemed guilty of contempt	122, 268 78
appeal from the decision of the examiners fecond examination	78
selaries of commissioner, clerks and examiners,	
when models may be restored; when dispensed with,	of clares
when models may be restored; when dispensed with	O1 612169
printing of papers, 146 been seized, wasted or destroyed enemy, 146 misconduct of patent a cent, 146 act not to be construed as imply	207
printing of papers, 146 enemy, act not to be construed as imply	nall have
misconduct of patent a cnt,	d by the
	207
fees paid on application for patents not to the Confederate States will me	
be refunded 146 { pensation,	207
fee paid on filing a caveat; how considered, 146 \ Petition,	1/
rate of fees	10
may be issued for original designs; term of / Physicians,	lawad
patent; fees,	
when applications to be completed,	
how patented articles to be marked	
on failure to mark them, no damages re-	and the
coverable for infringement of letters pa-	
tent, except, &c.,	
commissioner to have printed descriptions power of Congress to define and p	anish, 14
and claims of patents, and drawings of Pleadings,	•
the same,	the gen-
copies of letters patent to be evidence, 147 eral issue and give notice of spe	cial mat-
di crimination between persons in regard } ter,	140, 160
to pa'ent office fees,	
further facts to be paid by patentee,147-148? questration act; what to set for	
if not paid, patent deemed abundoned 168 in district court in Indian territor	ies, 273
patent fund appropriated for payment of ex- Polk, Major General Leonidas,	
penses of the patent office	
putents issued by the United States to con-	mmand, 280
tinue in force,	
where slave is inventor, &c., his master company of sappers, miners and p	
may obtain patent for his invention, 148 officers and their duties,	20
effect of putents issued by the United States (Ports, to citizens of foreign countries,	defined lil
resolution of March 4, 1861, relating to pa-	
tents and caveats, extended to citizens of John's, Lake Port and Port Pone	
all slave States	
pre-payment of postage by applicants for continued,	
patents, 199 (establishment of ports of entry	and de-
United States patents continued in force, 25%, 251 livery,	
	43
United States patents continued in force, 250, 251 livery,	
united States patents continued in force, 250, 251 livery,	
United States patents continued in force, 250, 251 assignments of such patents revived,	of entry
United States patents continued in force, 25t, 25t, assignments of such patents revived,	
United States patents continued in force, 250, 251 hivery,	
United States patents continued in force, 250, 251 assignments of such patents revived,	of entry 23, 121 ad, in the
United States patents continued in force, 25t, 25t, assignments of such patents revived,	22,
United States patents continued in force, 250, 251 livery,	25,
United States patents continued in force, 250, 251 assignments of such patents revived,	22, of entry 22s,
United States patents continued in force, 250, 251 assignments of such patents revived,	23,
United States patents continued in force, 250, assignments of such patents revived,	
United States patents continued in force, 250, assignments of such patents revived, 250 record of assignment, deposit or drawing, &c.,	
United States patents continued in force, 250, assignments of such patents revived,	43
United States patents continued in force, 250, assignments of such patents revived,	
United States patents continued in force, 250, assignments of such patents revived, 250 record of assignment, deposit or draw-ing, &c., 250 endorsements on patents and assignments, 251 affidavit required where patent or assignment is lost or cannot be procured from United States patent office; its effect, 251 taking out patent in forcign country not to debar citizens or alions, 251 limitation of term 251 how act of May 21, 1861, in relation to United States patents to be construed, 256 specifications, &c., of inventions and useful discoveries and improvements may be filed in the office of the Attorney General, 93	42, of entry 2s,
United States patents continued in force, 250, assignments of such patents revived,	42 of entry 28,
United States patents continued in force, 250, assignments of such patents revived,	42 of entry 28,
United States patents continued in force, 250, assignments of such patents revived, 250 record of assignment, deposit or drawing, &c.,	42 of entry 12,
United States patents continued in force, 250, assignments of such patents revived, 250 endorsements on patents and assignments, 251 affidavit required where patent or assignment is lost or cannot be procured from United States patent office; its effect, 251 taking out patent in forcign country not to debar citizens or alions, 251 limitation of term 251 how act of May 21, 1861, in relation to United States patents to be construed, 256 specifications, &c., of inventions and useful discoveries and improvements may be filed in the office of the Attorney General, 251 to operate as a caveat, 251 to operate as a cave	
United States patents continued in force, 250, 250 assignments of such patents revived,	22 of entry 22,
United States patents continued in force, 250, assignments of such patents revived, 250 record of assignment, deposit or drawing, &c.,	42 of entry 12. of entry 12. od, in the
United States patents continued in force, 250, assignments of such patents revived, 250 record of assignment, deposit or drawing, &c.,	
United States patents continued in force, 250, assignments of such patents revived, 250 record of assignment, deposit or drawing, &c.,	

ь,	stage, (continued.)	,	Postal Service, (continued.)	
•	or for making, using or possessing forged.	3	extra pay allowed where service discon-	
	or counterfeited dies, plates, &c.,	5 3	tinued,	
	or for delivering postage stamps without	ĭ	classification of railroads,	iñ
	authority, 35	5 }	compensation allowed railroad companies	
	postmasters to deface postage stamps at-	٠ {	for carrying the mail,	
	tached to letters,	5 {	additional pay for night service,	
	penalty for neglect, 35		employees of the Post Office Department to	
	penalty for using postage stamps that had	٠ {	pass free over the road,	
	been before used,	5 ⁽	extension of mail service over the States	
	franking privilege, abolished,		and territories,	
	exception in favor of certain officers in the	٠ {		
	Post-Office Department, and deputy post-	- }	time for presenting claims for postal ser-	
		. }	Postmaster General,	249
	masters,	3		9.0
	repealed, 36	g }	duties,	38 32
	express and other chartered companies pro-	" }	may appoint clerks in his department to furnish stamps and stamped envelopes,	
		₹		35
	hibited from carrying letters unless post-	١.	to contract for blanks for his office; at	
	age pre-paid,	' {	what rates.	40
	pre-payment of money until stamps, &c.,	. {	to contract with steamers for the transport-	
	can be procured,	٤ إ	ation of the mail,	44
	regulations concerning the pre-payment of	3	may increase clerical force in his depart-	
	postage on letters, &c., sent by express	. 3	• ment,	59
	and other chartered companies, 67	13	may employ laborers,	53
	act of February 23, 1861, relating to post-	્ {	may transfer clerks from one bureau in his	
	age on certain scaled packages, amended, 109) {	department to another	67
	double postage on newspapers, periodicals	{	to renew, provisionally, the contracts under	
	and books published out of the Confede-	. 3	which the postal service is now perform-	
	rate States, 110	١,	ed, and continue in office the posimasters	
	publishers of newspapers, etc., may send	3	and other officers,	66
	and receive them to and from each other	3	to advertise and enter into contracts for	
•	free of postage, 110) }	carrying the mail,	66
	on newspapers, &c., placed in post office for	}	to issue circular instructions to postmasters	
	delivery only, 110	٤ (and other officers performing service un-	
•	ten cent stamps and stamped envelopes to	ş	der the appointment of the United States,	67
	be furnished, 110	٤ (may allow express and other chartered	
	franking privilege extended to the chiefs of	3	companies to carry letters and other mail	
	the contract, appointment and finance,	3	matter,	67
	bureaus of the Post Office Department, 110	3	to take entire charge of the postal service,	105
	pre-payment of postage not required of	3	empowered to annul contracts, or to dis-	
	officers, &c., of the army, 167	3	continue or curtail the service, &c.,	106
	nor on letters transmitted by a member of	3	in case of death, absence, &c., of, chief of	
	Congress with his official signature en-	3	contract bureau to perform his duties;	
	dorsed, 168	ξ.		108
	forwarding of mail matter sent to officers,	۶	may contract for carrying the mail over cer-	
	&c., of the army, in case of removal,	{	tain routes without advertising for bids,	
	free of additional postage,167-168	5	119,	189
	pre-payment of postage not required on	5	to collect and pay over moneys due from	
	mailable matter addressed to State offi-	3	postmasters at the time the Confederate	
	cers, 194	.}	States took charge of the postal service,	
	pre-payment of postage by applicants for	}	199-200,	249
	patents and others, 199	}		249
	treasury notes receivable in payment for	\{	reimbursement out of the treasury for the	
	postage stamps and stamped envelopes, 200	{		249
	endorsement by member of Congress of his	{	to make proclamation to citizens of the	
	name on newspapers, &c., not to subject	{	Confederate States, who have rendered	
	him to increase of postage, 200	3	postal service under the United States	
	rates of postage on newspapers and period-	}	Government, to present their claims, veri-	
	icals sent to dealers therein,	3	fied, &c., to his department,	200
	may be carried outside of the mail on pre-	}	to make report of such claim,	200
		}		
	paying postage,	٤.	may appoint additional messenger for Post- Office Department,	210
	treasury notes receivable in payment of	{	Postmasters,	
		{		35
	postage or on deposit for advance pay-	1		66
	ment,	3	Postmaster General to collect moneys due	99
· ·	age Stamps,	3		
	treasury notes receivable in payment of, 200	}	from, at the time the Confederate States	964
	lal Service,	3	took charge of the postal service, 199-	AVV
	contracts under which, now carried on, may	{	to receive treasury notes in payment of	•••
	be renewed provisionally,	{	postage stamps and stamped envelopes,	4UU
	postmasters and other officers in the postal	{	certain balances remaining in the hands of,	920
	service continued in office, 66		to be collected and paid over,	42J
	Postmaster General to take entire charge of	8	Post-Office Department,	
	postal service and may annul contracts,	3	expenses of, after March 1st, 1863, to be	14
	or discontinue or curtail the service, &c., 105	7	paid out of its own resources,	14

Post-Office Department, (continued.)	President of the Confederate States, (continued.)
established	electors of; number; how appointed, 17
principal officer of, 33	who cannot be elector, 17
Assistant Postmuster General and clerks 52	how and where to meet, and choice of Pres-
messengers,	ident, 17
clerical force may be increased,	qualifications, 18
laborers,	vacancy in office,
chiefs of bureaus, clerks and draftsman, 57	componention and oath, 1
force in repealed	powers and duties,
	may veto bills,
employous of, to pass free over railroads carrying the mails,	proceedings in case of impeachment,12, 20 cannot pardon in case of impeachment, 18
appointment of chiefs of bureaus, clerks,	election of,22, 122
draftsman and other employees; by	when to be inaugurated, 122
whom to be made, 108	private secretary,
principal clerk allowed to each of the bu-	messenger 53
reaus, and to the inspection office,108-109	to contract for the purchase of small arms
additional clerks authorized; their salaries, 109	and munitions of war, and for the estab-
watchman; his salary, 109	lishment of powder mills,
additional pay allowed the disbursing clerk	to appoint the officers of the general staff.
of the contingent and salary funds, 109	of the army
the First Auditor of the Treasury to audit	to horrow money on the credit of the Con- federate States
appeal allowed to the Comptroffer of the	federate States,
Treasury, 113	every State,43
report by Auditor to the Postmaster Gen-	to receive from the States the arms, &c.,
oral, 113	acquired from the United States, 43
Auditor to keep accounts and vouchers and	to receive forces in the service of the States
report delinquencies of postmasters, 113	or who may volunteer, and appoint their
to close accounts quarterly, 113	general officers43-44
to register, charge and countersign war-	may employ militia, military and naval
rants; other duties,	forces, and ask for and accept volunteers,
to state and certify quarterly, accounts of	45,4 76
the moneys paid,	may purchase and equip vessels, &c., fit for,
alties and forfeitures, and direct suits, &c., 114	or easily converted into, armed vessels,
to have charge of lands and other property	to appoint all officers of the army,
assigned, &c., to the Confederate States	tern officers meritorious non-commission-
in payment of debts due on account of	ed officers, 48
the Post-Office Department and to soll	may enlist master armorers, carriage makers,
and dispose of the same, 114	&c., for ordnance service, 50
clerks to be appointed to aid the First Au- ditor in auditing the accounts; their	to call into service only such troops as the
salaries, 114	safety of the Confederacy may require, 51
Auditor may send communications relating	to cause treasury notes to be issued, 54
to post-office business free of charge, 114	to appoint commercial agents or consuls to foreign ports,
disbursing clerk for the department, 116	to cause to be constructed or purchased
permanent clerical force increased, 252	steam gun-boats for coast defence, 65
appointment of additional clerks in the	to appoint attorney and marshal for the
office of the Auditor of the Treasury for	court of admiralty at Key West, Florida, 66
the department,	to appoint second auditor of the Treasury,. 66
one of the clerks to sign Auditor's name so as to frank mail matter,	to appoint commissioned officers of the navy,
Post-Offices and Roads,	and employ masters, midshipmen, engi-
may be established by Congress,	to determine the relative and assimilated
Post Routes,	rank which officers of the navy shall hold
established,119, 189, 197-198, 239, 266-268	toward those of the army,
Powder,	to make appointments of inferior officers, 75
contracts for the manufacture of, 28	to appoint district attorneys, 81
Powder Mills,	to appoint during recess of Congress all of-
contracts for the establishment of, 28	neers, civil, military and naval,
Practice, court of admiralty at Key West, Florida,	to appoint commissioners to the government
to conform to the practice of the district	or the chied beates,
courts,	furnished mansion to be leased for the resi-
may make rules of practice, 61	· dence di
practice of the district courts,	forces to meet the war with the United
practice in civil cases in the district courts	States and issue letters of marque and
in certain Indian territories, 273	renrisal 160
in criminal cases, 274	may revoke letters of marque and reprisal, 101
Presents,	to give instructions to the officers and crews
not to be received by officers of the Confederate States)
erate States, 16 President of the Confederate States,	may accept the services of volunteers and
his term of office	appoint field and staff offices

The seldent of the Confidence States (continued)	Dutan (continued)
President of the Confederate States, (continued.)	Prises, (continued.)
may receive into the service companies of	notice of sale,
light artillery,	terms,
power over telegraph lines,106-107 {	purchaser may pay the money or give his
may increase the corps of engineers, 115	promisary note,
may appoint military storekeepers, 115	payment by the marshal of proceeds of
may assign officers of the army to staff duty	sale,
with volunteers or provisional troops, 115 \{	commission allowed murabal for selling, 112
may continue appointments made by him in	marshal to file account of the sales and of
the military and naval service,116, 217	all duties and charges, with a statement
may grant commissions to officers to raise	of the notes taken; ponalty for failure;
and command volunteer regiments, &c.,	how recovered, 113
of persons from certain States, 174 }	removal of prize vessel or property from one
to receive and muster into the service vol-	port to another, 113
unteer troops in the State of Missouri, 184 ?	distribution of the proceeds of the sale of
to announce by proclamation the adoption {	ship A. B. Thompson, condemned as a
by Missouri of the provisional Constitu-	prize, 169
tion of the Confederate States, 184 {	relinquishment on the part of the govern-
to determine to what nations the commis-	ment to its share in certain prizes, 271
sioners now in Europe shall be accredited, 185	Process,
to appoint two other commissioners to for-	how directed where marshal or his deputy
eign nations, and their secretaries, 185 }	is a party, 76
may appoint aids de-camp for his personal	marshal or his doputy to execute process
staff	till next term of court after his removal
authorized to inflict retaliation on the per-	or the expiration of his term of office, 76
sons of prisoners, 198	in whose name to bear teste,
to appoint commissioners under the seques-	issued from the district court to be under
tration act,	seal of the court and signed by the clerk, 77
proclamation of calling an extra session of	forms of,77, 273, 274
Congress, 219 }	mistakes may be amended, 80
may delegate power to one or more officers	persons under arrest on process issued from
to affix his signature to commissions in	the United States courts continued in
the army, 222 }	custody, 86
may appoint and commission persons as	process issuing on any criminal charge from
field officers or captuins to raise regiments,	any of said courts continued in force; to
squadrons, &c., 248 {	what court returnable, 86
may call upon the several States for troops	when and how citation may be served, 264
to serve for three years or during the war, 252	Proclamation,
custody of the returns, &c., of the electoral	by the President, calling an extra session of
votes for President and Vice President, 237	Congress, 219
President of Congress,	Prohibition,
duties of, in putting in operation the gov-	supreme court may issue writ of, to the dis-
ernment under the permanent Constitu-	trict courts when proceeding as courts of
tion, 268 {	admiralty and maritime jurisdiction, 83
Press,	Property,
freedom of, secured,	power of Congress over the property of the
Price, Major General Sterling,	Confederate States, 21
thanks of Congress tendered to, and the	new territory may be acquired, 21
Missouri army under his command, 279	perpetuating testimony in cases of slaves,
Printing. See Public Printing.	abducted or harbored by the enemy and
of works of aliens not prohibited, 160	of other property seized, wasted or de-
Printing Bureau,	stroyed by them, 207
established, 41	Provisional Constitution,
its chief officer, and by whom appointed, 41	publication of, with the autograph signa-
Prisoners.	tures and flag and seal of the Confederacy, 91
of war; transfer, custody and sustenence of, 154	Provisional Forces,
officers, crew, &c., of unarmed vessels not	act to raise,
to be held as prisoners of war, 154	Provisional Government,
	Constitution of, 1-8
retaliation on the persons of,	Publication,
Private Contributions,	when and how citation may be served by
reception and forwarding of, for the army, 209	publication in a newspaper,
Private Secretary of the President,	
appointment, 29	as to the printing, publication, &c., of the
salary,29, 53, 149	laws. See Public Printing, and,
Prizes,	89-40, 172-173, 277
forfeiture of captures and prizes of vessels	Public Defence. See Army.
and other property, 101	provision for,
distribution of, 101	Public Printer,
five per cent. of prize money and salvage	acts and journals of Congress to be deliver-
to be paid to collectors of customs, con-	ed to; to publish and bind the same;
suls or other public agents, 103	compensation therefor, 40
money to constitute a fund for the support	compensation for job printing,
of the widows and orphans of persons	for bills, resolutions and reports, 40
killed, 104	for rules, constitutions and other pam-
agle of prises) phiets 40

Public Printer, (continued.)	O .
for yeas and nays, circular letters and other miscellaneous printing,	~.
for paper	Quapare,
extra pay allowed for work done for Con-	treaty between the Confederate States, and,
gress when in secret ression, 40	of Oct. 4. 1861, 386
accounts for printing; how made out and	Quartering Soldiers,
cortified40-41	in private houses, restrained, 16
appointment of printer to Congress while it	Quartermaster General's Department,
style and quality of work	officers in,39, 62
style and quality of work, 90 compensation, 90	their rank and pay,39, 62
to print the laws and resolutions of Con-	to discharge the duties of paymasters, 39
gress, and treaties; compensation,172-173	not to assume the command of troops, 39 appointment of additional officers in 46
	appointment of additional officers in, 46 bond and security required, 46
Public Printing,	pay and emoluments, 46
as to the printing of the acts and resolutions	how long to continue in service, 46
of Congress, provisional and permanent	quartermaster general and his assistants not
Constitutions and treaties. See Laws,	to be concerned in certain purchases or
and,39, 149, 155, 172-173, 277	sales, 51
journal of proceedings of Congress to be	increased,
published	clerks and their salaries,52, 194 transfer of funds from, to the Ordnance De-
acts and journals to be delivered to public	partment, 256
printer; his duty, 40	Quartermasters,
printing of the laws to be executed by the	to give bond,
public printer	of marine corps, required to visit the posts
sets to be bound,40, 172–173, 277	where portions of the corps may be sta-
compensation of public printer for the pub- lication of the laws and journa's,40, 173	tioned,74
heads of departments to contract for print-	auditing of claims of assistant quartermas-
ing for their offices,	ters general,
accounts for printing; how made out and	nent posts and depots,275
certified, 40	detail of person from the ranks to
usual fees to be paid for advertisements in	serve in their offices, 275
public gazettes,	Quarters,
printing on parchment, 41	allowance of; how fixed and furnished, 50
post-office blanks,	may be commuted, 50
low accounts for printing to authorize	Quorum, of Senate and House of Representatives, 13
payments, 41	of Senate, for choice of Vice-President, 18
appeal allowed from his decision, 41	of House of Representatives, for election of
style and quality of work required of print-	President, 17
ers to Congress while holding its sessions	·
at Montgomery, 90	
printing for judiciary committee of Congress, 91 printing for the standing committees of	R.
Congress, 92	
advertisements in public gazettes, 41	Railroads,
	classification of, on which the mails are con-
Public Printing, Superintendent of,	veyed, 105
appointment,	compensation allowed railroad companies
eligibility to office,	for carrying the mile
to audit and allow accounts for printing to	additional pay for night service, 105
authorize payment, 41	employees of the Post-Office Department to
appeal from his decision,	pass free over,
salary, 111	with the North Carolina railroads for
messenger in his office, 111	military purposes,
publication of the laws, &c., under his di-	annropriation for this parage
rection and supervision,111, 172 may contract with publishers of newspapers, 111	advancement to complete the railroad con-
authorized to contract, by advertising for	nection between Seims. Alabams. 300
sealed proposals, for all necessary paper, 111	Meridian, Mississippi, 276
contractor to furnish paper as the superin-	Rank,
tendent shall require; bond and security, 111	relative rank of officers in the army, how
orders for printing by Congress or any of the	determined,
departments to be sent to; duties of su-	relative rank of officers of the navy towards
perintendent in respect thereto,	relative position of officers of the navy of
to furnish paper for the printing of the laws, &c., of Congress,173, 277-278	the United States who have resigned and
to contract for the binding of the same, 173	received appointments in the navy of the
	Confederate States
Punishments. Soo Crimes and Punishments.	rank of general, established as highest mil- itary grade
excessive, prohibited	MARY Grade

Rank, (continued.)	Records, (continued.)
temporary rank and command conferred on	also of papers of every kind pertaining to
officers of the army, for service with vol-	judicial proceedings in any of said courts
unteer troops,	and to suits decided therein, or to any land office
of officers of volunteer forces,	copies of said records and papers admissi-
of civilians appointed staff officers171, 209 of aids de-camp for President's personal	ble in evidence, 84
staff 188	transcript of the record in any case pending
of certain officers who commenced service	in the supreme court of the United States
before receiving their commissions, 225	on appeal or writ of error, may be filed
temporary military rank conferred on offi-	in the supreme court of the Confederate
cers of the navy ordered to do duty on	States,:
shore with troops,	preservation of records of Congress, 90 validity and authentication of proceedings
to retain their rank in the navy, 228 temporary rank and command on officers of	of district courts in Indian territories, 274
the army on duty in certain bureaus, 238	Recruiting,
and on officers of the marine corps doing	recruiting and enlisting men for companies
duty with troops, 258	reduced by death and discharges, 228
rank of commissioned officers who continue	company commissioned officers to be detail-
in service by re-election to date from the	defined this duty, 226 officers and privates may be detailed to re-
time of their original election or appoint-	oruit for companies248, 254
ment,	entitled to transportation,?
Rations,	recruits to be mustered at the time of enrol-
of enlisted men of the army,50-51, 120 issued in kind,	ment; fransportation, bounty and sub-
commutation value, how fixed, 51	} sistence,248, 254
of enlisted marines, 121	persons may be appoited and commissioned
allowed chaplains in the army, 210	as field officers or captains to raise regi-
daily rations of fresh vegetables to be fur-	ments, squadrons, &c. Their pay, 248 officer to receive an appointment propor-
nished troops, 214	tioned to the force he recruits,
Receipts and Expenditures,	of companies of volunteers, now in the ser-
statement of, required by Constitution to be	vice for twelve months, 254
published, 15	companies recruited may elect their com-
Receivers,	missioned officers,
appointment of, under sequestration act, 202	pay and bounty of enlisted recruits, 254
bond,	to what number companies may be recruited, 254
sub-division of districts and appointment	when the recruited men of one company may combine with the recruits of other
of their receivers, 202	companies so as to form complete compa-
oath, 202	nies, 254
duties. See Sequestration, and, 202-206, 260-266	when recruits may be assigned to other
rendition and settlement of their accounts,	companies, 254
204–205, 263, 266 accounts to be recorded,	Recruiting Stations, for volunteers from the States of Kentucky,
to pay balances found against them, 205	Missouri, Maryland and Delaware, 198
punishment for embeszling money, 205	Redress of Grievances,
may have instructing of the court or judge, 206	right to petition for, 16
compensation,206, 263	Register of the Treasury,
to pay taxes on property of alien enemies, 227	appointment, 30
when to give collector certificate of amount	8 salary,30, 53
of taxes due on such property,	duties,
enemies sold for taxes and afterwards re-	calaries,
deemed,	Registries of the Courts,
may administer oaths 266	moneys heretofore paid into the registries of
John D. Morris, of Kentucky, appointed	the courts of the United States to be
receiver under the sequestration act, 280	withdrawn and deposited in the TMas-
Receivers of the Courts,	moneys hereafter deposited in the courts of
moneys heretofore paid into the receivers of	the Confederate States to be likewise
the courts of the United States to be	transferred, 169
withdrawn and deposited in the Treas-	Reid and Shorter,
ury,168-169 moneys hereafter deposited in the courts of	appointed public printers, 90
the Confederate States to be likewise	compensation, 90
transferred, 169	Religion,
Records,	religious establishment prohibited,
copies of, in the State and Treasury Depart-	{ Representation in Congress, how representatives apportioned,
ments authenticated under soal received	ratio of representation limited 11
in evidence	vacancies in the representation; how filled, 12
transcript of, on appeal, 83	basis of, 123
transfer of, in suits pending in the circuit	number of representatives to which the
or district courts of the United States to	States of Virginia, North Carolina, Ten-
district courts of the Confederate States. 84	nessee and Arkansas, entitled

Reprieves,	Resolutions, (continued.)
	counts, 165
Reprisul,	to confer certain powers on the Secretary of
power of Congress to grant letters of re- prisal,	the Transcourse 10t
no State to grant such letters, 1	to dispose of denotions made by contain
	churches on the late fast day, 212
Resolutions, appointing Messrs Reid and Shorter print-	in relation to the first regiment of North
ers to congress,	Carolina volunteers, 212
accepting the appropriation of \$500,000,	or thanks to Generals Joseph E. Johnston
made by the tieneral Assembly of the	and Gustave T. Beauregard, and the offi-
State of Alabama, 9	cers and troops under their command at the battle of Manassas,
for the preservation of the records of Con-	touching certain points of maritims law
gress, 9	and defining the position of the Confede-
in regard to the State of North Carolina,	rate States in respect thereto, 213
and the commissioners from said State to	in relation to those quinments of volunteer
	cavalry companies,
in relation to the occupation of the forts and arsenals, &c	concerning Brigadier General Ben McCul-
authorizing the Secretary of Congress to	/ lough,
arrange for publication the provisional	in relation to drill-masters appointed by
Constitution, with the autograph signa-	States,
tures of the members, and flag and seal	to provide troops in the field with bread and
	fresh provisions,
to authorize the judiciary committee to have	gress, 214
such matter printed as they may desire to	in respect to the agrounts of the Congress, 215
	authorizing the transfer of funds to foreign
to continue in office the officers of the cus-	279
	for the relief of the "Lumberton Guards,". 279
giving certain powers to the committee on naval afficies,	of thanks to Major General Sterling Price,
to provide for print ug for the committees	and the omcers and soldiers under his
	command,
for the appointment of commissioners to	of thanks to Major General Leonidas Folk,
the Government of the United States 9	Brigadier General Gideon J. Pillow, Brigadier General Benj'n F. Cheatham,
for the enforcement of the revenue laws 9	and the officers and soldiers under their
	¹³ commands 280
	to make an advance to the State of South
	Carolina, 280 :
to continue the mints at New Orleans and	appointing John D. Morris, of Kentucky, a
	receiver under the act of sequestration,
accepting certain funds tendered to the	approved August 50, 1801,
Confederate States by the State of Loui-	of thanks to Brigadier General N. G.
	Evans, and the officers and soldiers un-
in reference to forts, dock-yards, reserva-	der his command,
tions and property ceded to the Confede-	of thanks to Colonel Edward Johnson, his
	officers and men,
in relation to the contingent fund of Con-	in reference to the arms of the volunteers
	for twelve months,
to provide for the auditing and payment of	supplemental to the resolution appointing
of thanks to Brigadier General G. T. Beau-	John D. Morris, of Rentucky a received
regard and the army under his command,	under the sequestration act, 282
for their conduct in the affair at Fort	in regard to the transfer of certain Indian
Stapter, 16	trust funds, 283
to extend the provisions of a resolution ap-	Retaliation,
proved March 4, 1861, relating to patents,	on the persons of prisoners, 198
to citizens of all slave States, 16	63 Reserved Rights,
in regard to military expenditures made by	what are reserved to the States or the peo-
the State of South Carolina,	
in relation to marine hospitals,	/ Accounte,
in relation to imports from the States of Virginia, North Carolina, Tennessee and	power of Congress to raise,13, 14, 17
Arkunsas, 10	64 plan to be reported to Congress for the
in relation to certain accounts,	ea diminution of the expenses of collectus
rescinding a resolution providing for a di-	the revenue
gest of laws, approved March 12, 1861, 1	64 penalty against certain persons for violat-
in regard to the clerical department of	ing the acts for the collection of the re-
Congress, 10	
to provide for the removal of the seat of	Revenue Laws,
government,	to be enforced against all foreign countries,
in reference to printing the tariff act, and	except the State of Texas,

Revenue Service,	Seale, (continued.)
persons who were officers in the revenue	seal for the Treasury Department; copies
service of the United States may be em-	of records, &c., under, received as evi-
ployed in the naval or military service;	} dence, 31
salary, 229	of the district and supreme courts,76-77
Revival,	for patent office, 136
of suits,	Seamen,
when suit may be revived by scire facias, 79	denlistment of additional seamen for the war, 223 bounty to,
export of, except through the sea-ports of	Searches,
the Confederate States, prohibited, 170	freedom from unreasonable,
Righte,	Search Warrante,
what are reserved to States or the people, 22	what prohibited by Constitution, 16
Rules,	Sea Nervice,
of war, established, 51	defined, 74
laws of the several States to be the rule of	Seat of Government,
decision of the courts of the Confederate	appropriation to defray expenses of remov-
States, 77	ing the, from Montgomery to Richmond,
where the decision of the highest court in a	5 ·
State has become a rule of property the	removal of, authorized and provided for, 165
same adopted as a rule in the courts of	Second Auditor. See Auditors.
the Confederate States,	Secretaries. See the several heads.
duct and dispatch of business,	appointment of assistant secretaries made
date and anaparent of canadory	Executive appointments, 241
0	Security for Costs,
S.	how required,
	when suit dismissed if not given, 81
Sabine Pase,	Seminoles,
collection district, established, 121	treaty between the Confederate States and,
port of entry for said district, 121	of August 1st, 1861, 332
Scales,	Senate,
of real estate for taxes; deed to the pur-	members, how chosen and classified 12
chaser,	qualification; quorum; adjournment; privi-
right of redemption,	leges; disqualifications,12, 13, 18
See sequestration, and205, 260, 262	cannot be presidential electors,
of sequestered property of alien enemies	Vice President to preside, but not to vote, 12
for taxes, 227	President pro tem., when to be chosen 12
redemption of, 227	sole power to try impeachments, 12
Zalvage,	proceedings in impeachments 12
vessels and other property of citizens and	may propose amendments to money bills, 13
others re-captured, to be restored to own-	may pass bill over President's veto, 13
ers on payment of salvage, 101	may concur in making treatics 18
distribution of salvage, 101	may advise and consent to appointments by
salvage to be paid to collectors of customs,	President,
money to constitute a fund for the support	when members to assemble at seat of gov- ernment,
of widows and orphans of persons killed, 104	election of President of the Senate pro
Suppers,	tempore, 122
company of sappers, miners and potoniers, 47	Senators,
officers, and their duties, 48	election of, for the First Congress,187-188
additional company of sappers and bomba-	Senecus and Shawners.
diers, 119	treaty between the Confederate States and,
suppers and bombadiers,	of Oct. 4, 1861,
additional company of, added to the milita-	S ~
ry establishment,	Sequestration, of property of alien enemies,
of said company, 120	for what purpose,
monthly pay of officers and privates, 120	who not to be taken as alien enemics, 261
allowances to the commissioned officers and	not to apply to certain stocks or other pub-
forage, 120	lic securities, 201
rations and allowances for the enlisted men, 120	nor to embrace the property of the citizens
Science and Arts,	of certain States and Territories, 201
power of Congress to promote, 14	duty of citizens to notify officers of prop-
Soire Facias,	erty sequestered,
power to issue writs of, given to the district	attorneys, agents, former partners, trustees
and supreme courts, and the judges there-	and other fiduciaries to give information to receiver, and render account,201, 261
	acquitted of responsibility for property re-
when suit may be revived by,	ported and turned over; penalty for fail-
great seal of the Confederate States to be	ure; liable to be sued by the Confederate
kept and affixed by the Secretary of State, 30	States, 202
seal for State Department; authentication	act to be given in charge to grand juries;
of records and papers under, 30	their duty, 202
31	
~-	

Sequestration, (continued.)	Sequestration, (continued.)
receiver to take copy of report of the grand	to prescribe uniform rules of proceedings, 260-266
jury and possession of the property re-	appeals, 206
ported, and proceed to sequestrate the	the word "person," what to include, 206
Baine, 202 }	by whom oath to be made when corporation
appointment of receivers; bond; tenure of	a party, 26
office	settlement of partnerships, 206
sub-division of districts and appointment	severance of joint rights,
of other receivers, 202	preservation of property,
oath of receivers, 202 }	receiver may have instructing of the court
receivers to take possession, &c., of the	or judge, 206
property of alien enemies; may sue for	how act to be construed, 26
and recover same; form of action,202, 263	lien or debt claimed against an alien enemy,
notice to person in possession of or controll-	to be propounded and filed; proceedings, 206
ing the property, 202	property embraced in the sequestration act
docketing of cause, 202	to he sold and money paid into the Treas-
court or judge may make orders of seizure	ury, 260
or sale to preserve property from waste 203	choses in action not to be sold, 360
when property may be left in the hands of	how moneys realized to be applied; to be
the debtor or other person; security for	paid into the Treasury, 268
its safe keeping, &c., 203	separate account thereof to be kept at the
not to apply to stocks or dividends or to	Treasury, 260
certain rents, 203	duty of persons in the possession of or con-
interest or profits of property left in hands	trolling property of alien enemies, 261
of debtor or other person to be paid over	when such persons may be proceeded against
to receiver, 203	for contempt,
when further security may be required, 203	receiver to give receipt for money, property.
. when court or judge may order the money	&c., paid and delivered 261
due to be demanded by the receiver, 203	proceedings where such persons assert claims
notice of motion for judgment on failure	against such alien enemies
· to pay 203	act not to avoid certain payments to, or
judgment and execution, 203	transfers of property by alien enemies to
who may be admitted as a defendant, 203	citizens,
plen; what to set forth, 203	resident partners to be dealt with as surviv-
mode of proceeding, 203	ing partners, 201
jury trial, 204	when property of alien enemies may be de-
writs of garnishment, 204	creed to their next of kin, 262
power of court to condemp property or debts	with what debts chargeable in their hands, 263
according to answer, and to order the	sales of property by receivers,
bringing in of third persons, 204	report to court, 262
no one to be heard without plea, 204	conveyance of title to purchaser,
judgment of the court to protect garnishee, 204	when sale may be confirmed; when set aside
how receiver may test the truth of garn-	for fraud, &c., 263
ishee's answer, 204 {	when sale may be delayed by the court, 262
may propound interrogatories, 204	court may order receiver to lease real estate
service of copy, 204 }	&c., 262
en failure to answer, court may dispose of	where an alien enemy contracted in writing
cause, or imprison the party in default 204	before May 21, 1861, to sell real estate to
duty of district attorney; compensation, 204	a citizen, the court to decree title to be
receivers to render accounts, 204	made to purchaser or his assignee, 333
nature and character of the accounts, 204	court to audit and pass on the accounts of
not required until judgment or decree of se-	roccivers, 263
questration, 204	compensation of receivers; their fees and
court may, at any time, require account of	allowances; excess over certain amounts
mutters in litigation, and make orders	to be paid into the Treasury, 263
touching same,204-205 {	appointment of attorney for each section;
Anal settlement of receiver's accounts; notice	his duties; compensation,
thoreof to be published, &c., 205 {	receivers to take possession and control of
district attorney to attend settlement, 305 {	money, property, &c. may sue for the same, 263
interlocutory settlements impeached, 205 {	under what circumstances the court may
final settlement conclusive, unless reversed	defer the sale of property, 263
or impeached for fraud, 205 }	State stay laws not to govern in the collec-
court may direct sale of personal property,	tion of debts, 263
other than slaves, 205 }	persons owing debts to alien enemies to give
accounts of receivers to be recorded and copy	information thereof in writing, under
sent to Treasurer of the Confederate States, 205	oath, to the receiver,
receiver to pay balances found against him.	information to be filed in the proper court, 265
Execution to issue, on failure. Attach-	sequestration of the debts confessed 204
ment and suit on his bond, 205 }	when the court shall proceed to ascertain the
punishment for emberring money 205 }	character of the creditor and true smouth
appointment of commissioners; their duties;	of indebtedness,264
salaries, 205 {	debtor ellowed to make env defence ID IAW
Attorney General or his assistant to repre-	or equity,
sent the interests of the government be-	AVANTION on decree to ignie of VIV IOI LEV
fore the commissioners,205-206	interest,

Sequestration, (continued.)	Shawnees. 800 Senecas and Shawness.
may issue for costs, 264	Shipa. See Vessels.
the cost to be deducted from the principal	as to States keeping ships of war in time of
sum due,	
duty of receivers to ascertain and collect the debts due to alien enemies and institute	Sick and Wounded, a; pointment of clerk to take charge of and
proceedings to sequestrate the same;	distribute articles for the,
nature of proceedings 264	place for the safe-keeping, &c., of the articles, 170
writ of garnishment; service of the writ, 264	Sinking Fund,
answer of the defendant; what to set forth, 264	established, 43
citation to issue to claimant, 264	Slavery,
order of publication, 264	negro slavery recognized and protected, in
claimant failing to appear, his claim barred, 264	the territories,
proceedings under the act of Aug. 30, 1861,	{ Slaves, { introduction of, prohibited,
to conform to the act of Feb. 15, 1862, 264	provision in Constitution relative to their
judgments under said act 264	escaping from State to State,
debtors who fail or refuse to give informa-	where slave is inventor, &c., his muster may
tion of their indebtedness, to pay the costs	obtain patent for his invention, 148
of proceedings against them,264-265	how testimony perpetuated in cases of slaves
when execution may be awarded against	abducted or harbored by the enemy, 207
them for the whole amount of the debt,	captured negro slaves belonging to certain
interest and costs,	hostile Indians to be delivered to Super-
in other cases execution stayed, except for interest,	intendent of Indian Affairs, west of Ar- kansas,
receivers may presecute suits, judgments,	notice by superintendent to the head
&c., in the name of the Confederate	chief of the tribe, 278
States after decree of sequestration, 265	delivery of the negroes to the head
Confederate States may be introduced as a	chief; how long to be held, 278
party in suits, &c., 265	superintendent to make out record of
execution in such cases to issue for costs	the names, ages, &c., and report same
and interest only, 265	to Commissioner of Indian Affairs, 279
claims of attorneys, agents or trustees of	Soldiers,
alien enemies, for fees or commissions on	not to be quartered in houses without con-
the funds in their hands, may be allowed by the court,	sent of owner,
rate of interest to be paid by debtors, 265	pay and allowances due deceased soldiers, 275
judgment or decree for the same rate, 265	to whom paid
judgment or decree to be no lien on property, 265	payment to be made by the paymaster upon
execution may be awarded in vacation	the pay roll made out and certified by the
where debtor is fraudulently concealing	captain or commanding efficer, 276
or disposing of his effects, 265	South Carolina,
process and proceedings where the name of	certain military expenditures made by, to be
an alien enemy, or the names of the mem-	advancement to, on account of her claims
bers of a partnership of alien enemies are unknown,	against the Confederate States, 280
proper name may be inserted in the record	Special Service. See Local Defence.
when ascertained, 266	entistment of men for temporary and special
receivers may administer oaths, 266	service on western waters; officers; rank;
bonds and treasury notes receivable in pay-	pay and allowances, 241
ment of debts due to alien enemies and	Speech,
for property sold,206, 266	freedom of, secured, 16
fees of clerks and marshals, 266	Staff Departments,
appointment of clerk of the board of com-	organization of, for the army,39-39, 61-62
missioners; salary,	rank and pay of the officers38-39, 49, 61-52 President to appoint the staff officers, 39
to confiscation fund, 266	assignment of officers to staff duty 115
appointment of commissioners to take ex-	civilians may be appointed as staff offi-
amination of witnesses, 266	cers171, 209
oaths to witnesses and subpœnas, 266	Staff Officers,
penalty and process against detaulting wit-	rank and pay,38-39, 49, 61-62
nesr, 266	President to appoint,
fees of witnesses and commissioners 266	assignment of, to staff duty,
settlements of receivers to embrace all mat-	civilians may be appointed as staff officers; their rank and pay,171-209
ters ready for settlement; items of account to be specific	sids-de-camp for President's personal staff, 188
indements entered under the act of Aug. 30,	date from which the commissions of certain
1861, inconsistent with the act of Feb. 15,	staff officers shall take effect
1862, shall be set aside or amended, 266	staff of major and brigadier generals ap-
provisions of said act conflicting with the	pointed to the command of troops in Mis-
last mentioned act, repealed, 266	souri, 248
Service,	State, Assistant Secretary of,
length of service of United States naval officers received into the service of the	appointment,
Confederate States: how computed 74	compensation,

	•
State Department, established,	
appointment of Secretary of State; his duties,29-30	Sugar, export of, except through scaports of the
clerks in,	Confederate States, prohibited, 17
messenger,	for infringement of patents,
clerical force may be increased,	may be maintained on copies of bonds of clerks and marshals,
dishursing clerk for the department, 113	for recovery of property of alien enemies;
State, Penitentiary. Son Penitentia-y. State, Secretary of,	form of action202, 26
appointment,	in equity not to be maintained where plain and adequate remedy may be had at law, 7
duties,	amount recoverable in suits or bonds, &c.,
outh of office, 30	for penalties or for breach of covenant, & upon joint bills, bonds, notes or obligations,
to keep and preserve the laws and have the	may be brought against any one or more
to keep and affix the great seal of the Con-	of the parties, 7
foderate States, 30	Supersedens. See Appeal, Writ of Error and Su
to cause a seal to be made for his department, 30	persedeas. Supplies,
fees of office,	provision for the care of supplies for the
may increase clerical force in his department, 53	sick and wounded, 17
may employ laborers, 53	reception and forwarding of private contri- butions for the army, 20
States,	Supreme Court. See Courts.
ment, 21	provision in Constitution respecting, 1
to be protected against foreign invasion and	when and where to be held,75, 16
domestic violence, 21	adjournment of, until a quorum be con-
rowers not delegated nor prohibited, reserved, 22	in case of failure to hold court, process,
prohibited from exercise of certain powers, 16-17	pleadings and proceedings continued,75-7
privileges and immunities of citizens, 20	writs and process,
full faith and credit to be given to acts, 20 admission of other States; provision re-	laws of the several States to be the rule of
specting,	decision in, where they apply,
members of legislatures of, to be bound by	power to issue writs of injunction, scire
oath to support Constitution,	faciae and habeas corpus,
Laws, &c.,	writs of error or appeal allowed the accused
when inhabitants of Terrifories may form	in oriminal cases,
States,	tence, and appoint the time and place of
of Virginia, 104	execution,
of North Carolina	writs of error allowed to, in civil cases, 8 appointment of clerk; oath; bond; fees, 8
of Tennessee,	damages allowed on affirmance of judg-
of Missouri, 221	ment or decree,
of Kentucky, 222	in what cases appeals allowed to,
may make payments into the treasury in anticipation of direct tax,	no new evidence to be received,
each State to constitute a tax division, 178	appeals subject to the rules prescribed in
payment by State of taxes assessed against	appeals or writs of error to, from existing
auditing of claims of, against the Confede-	judgments or decrees,
rate government, 197	to make rules for the dispatch of causes,
indemnity to, against loss, on account of	proceedings in cases in which the judges are equally divided in opinion,
the transfer by them to the Confederate States of funds belonging to Indian tribes	original jurisdiction,
or members thereof, 283	exclusive jurisdiction,
State Troops,	trial of issues in fact shall be by jury, by power to issue writs of prohibition and
bounty and furlough allowed to, who re-en- list in the service of the Confederate	mandamus to the district courts,
States,256-257	in what cases write of error allowed to,
Statutes,	from the final judgments or decrees of the highest courts of the States; under
of England made prior to July 4, 1776, to	what regulations and with what effect,
govern in the judicial districts in certain Indian territories,	what errors to be assigned
Stay Love,	transfer of causes pending in the supreme court of the United States upon appeal or
State stay laws not to govern in the collec-	writ of error to the supreme court of the
tion of debts or choses in action due to	Confederate States
alien enemies,	if not transferred within twelve months, the

0 0 (0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Supreme Court, (continued.)	Taxes, (continued.)
bond given for appeal, &c., to remain in	time allowed persons in the military ser-
force, 85	{ vice, 180
transcript of records printed in the supreme	collector to render account of charges of
court of the United States may be filed, ,85	sale and pay surplus into the treasu-
certain unexecuted judgments, &c., of the	ry,
supreme court of the United States to be	all deeds for real estate sold to be made by
carried into effect by the district courts, 86	the collector of the district or his suc-
writs of error or appeal to, from judgments	cessor in office,180-181
rendered in causes pending in the courts	fee for the deed; for whose use, 181
of the United States at the time of the	commissions allowed collector,
secession of the several States,86-87	compensation of assessors, 181
Surgeon General,	when assessor to muke out list of real
• • • • • • • • • • • • • • • • • • • •	
	estate for assessment,
pay, 49	accounts at the treasury of all moneys re-
Surgeons,	ceived, 181
their rank, 39.	chief collectors to procure details of the tax
pay,39, 49	and classify the same 181
auditing of claims of, 241	collectors chargeable with interest on mo-
appointment of, in the provisional army, for	
the benefit of the province at my, for	neys retained,
the hospitals, 176	collectors to give bond; oath, 181
Syrup,	to sign receipts in duplicate for tax; how
export of, except through sea-ports of the	disposed of, 181
Confederate States, prohibited,	moneys collected to be forwarded to chief
• • • • • • • • • • • • • • • • • • • •	collector, and disposed of as directed by
•	the Secretary of the Treasury 181
Т.	
 •	chief collector to make report thereof, 181
	taxes assessed to be a statutory lien, 181
Taxes,	property of collectors bound by statutory
direct; how to be apportioned,	lien for taxes received,
Secretary of the Treasury to collect in-	regulations by Secretary of Treasury to
formation as to the value of property,	give effect to this act, and instructions as
&c., in the States, with a view to direct	to details,
taxation, 118	correction of errors in assessments, 182
States may make payment into the treasury	construction of certain words and phrases,
in anticipation of the tax,	182, 225
war tax for the redemption of treasury	capital stock and real estate of corporations.
notes issued under the act of August 19,	When stock in hands of individuals ex-
186 r , 177	
	empt from tax,
taxable property177-178	on payment by any State of taxes assessed
property exempted from taxation, 178	against her daizens, authority of collectors in such Salte to cease,
collectors and assessors of tax to be ap-	tors in such State to cease,
pointed, 178	extension of time for making assessments, .
bond and security required of chief collector;	delivery and return of lists, 225
oath of office, 178	Secretary of Treasury may make further
written lists of taxable property to be ex-	extension, 225
	cash on hand or on deposit subject to as-
hibited,	
when officer to make the list,	sessment and taxation, 225
penalty for false or fraudulent list, 175	gecurities for money belonging to non-resi-
party liable to double tax on failure to de-	{
liver list at the proper time,	agent or trustee to pay the tax, 225
lists to be made in reference to value, &c.,	agricultural products exempted from tax
of property on the 1st of October, 1861, 179	only when in the hands of the producer
when to be delivered to tax collector, 179	or held for his account,
appeals from assessments and for reduction	no tax on notes, bonds, &c., when payer or
of double tax, 179	obligor is insolvent, 225
tax collector to furnish the chief collector	securities for money to be assessed accord-
with list of assessments and amount of	ing to their value, 225
tax, 179	lien for tax to attach from date of assess-
chief collector to collate the same and for-	ment, 228
ward to the Secretary of the Treasury, 179	property removed liable to tax may be dis-
when tax to be collected,	
	trained and sold,
collectors to give notice,	collection of the tax muy be suspended in
distress for taxes,	counties, &c, occupied by the public
property exempted from distress, 179	enemy, 226
sale of real estate, 180	appointment of district collectors suspend-
deed to purchaser	ed when State assumes the payment of
when property not divisible, the whole to	the tax,
be sold, 180	chief collector may appoint assessors and
surplus of sales to be deposited in the treas-	provide for the making of returns, &c., 226
ury for the use of the owner,	tax lists to conform to act of Dec. 19, 1861, 226
when the collector to purchase the property, 180	receivers to pay taxes on property of alien
sale not to take place if taxes paid before	{ enemies, 227
property actually sold, 180	sale of sequestered property to raise money
right of redemption 180	

Taxes, (continued.)	, Tonnage,
when receiver may give to collector cer ifi-	as to States laying duty on,
cate of amount taxes due on the property	laws imposing discriminating duties on, re-
of alien encmios	pealed 38
what to be specified in the certificate, 2.7	Transfer of Funds,
Secretary of the Treasury to pay the	from the Quartermaster's to the Ordnance
amount and charge same to sequestration	Department, 256
postponement of the collection of taxes on	Secretary of the Treasury authorized to
the sequestered property of alien enemies, 227	transfer funds into the hands of any for- eign banker,
cer cates for the amount due,	Transportation,
when paid, charged to sequestration fund, 227	granted to twelve months' men in service
redemption of the sequestered property of	re-volunteering or re-enlisting, 223
alien enemies sold for taxes, 227	to recruits, 248
receiver to take and account for such proper-	to officers and privates detailed to recruit
ty,227-228	
Telegraph Lines,	{ Treason,
materials for the construction of admitted	how defined and punished, 20
free of duty,53-54	person not to be convicted of, unless, &c., 20
President authorized to take the control of, 106	attainder of, not to work forfeiture, 20
to appoint agents to supervise communica-	Treasurer,
tions 106	appointment,
when the President may take possession, 106	falary,30, 53
to issue instructions to the agents and ope-	duties, 31
rators of the lines,	clerks and messengers in his bureau; their salaries
may employ the operators as agents of the	salaries
government,	salary,
compensation of agents to be paid out of	assistant treasurer to perform the duties of
the treasury	treasurer of the mint at New Orleans, 57
communications, 107	authorized to draw checks or warrants on
extension and connection of lines 107	the banks on account of deposit of money
oath required of officers,	under the loan of February 28, 1861, 108
communications touching military opera-	clerks, cutters and trimmers allowed in bu-
tions, 107	reau of treasurer,
party sending, subject to indictment, fine	Treasury,
and imprisonment, 107	how money drawn from, 15
compensation to agents of telegraph compa-	President authorized to borrow, on the
pies charged by the President with spe-	credit of the Confenerate States, a sum
c.al duties, 124	not exceeding \$15,000,000; how to be applied
Tender,	, ,
only gold and silver coin to be legal, 16	certificates of stock or bonds for the amount borrowed
only gold and silver coin to be legal, 16 Tennessee,	amount borrowed,
Tennessee, admission into the Confederacy 119	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed
Tennessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds is- sued, 42 bonds or stock may be paid on giving notice, 43 when the interest to coase, 43 form and amount of the certificates of
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed,
Territorics. See Arizona. new territory may be acquired. 21 Congress to prescribe government for its in-	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed,
Ternessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds issued, 42 bonds or stock may be paid on giving notice, 43 when the interest to coase, 43 form and amount of the certificates of stock and bonds; certificates assignable, 43 report of the Secretary of Treasury to Congress, 43 duty on cotton pledged to the payment of the loan, 43 interest coupons receivable in payment of the duty, 43 when duty to ccase, 43 sinking fund established, 43
Tennessee, admission into the Confederacy	amount borrowed,
Ternessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds issued, 42 bonds or stock may be paid on giving notice, 43 when the interest to coase, 43 form and amount of the certificates of stock and bonds; certificates assignable, 43 report of the Secretary of Treasury to Congress, 43 duty on cotton pledged to the payment of the loan, 43 interest coupons receivable in payment of the duty, 43 when duty to ccase, 43 sinking fund established, 43 President to cause treasury notes to be issued, not exceeding, at any time, \$1,000,000—under act of March 9, 1861, 54
Tennessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds issued, 42 bonds or stock may be paid on giving notice, 43 when the interest to cease, 43 form and amount of the certificates of stock and bonds; certificates assignable, 43 report of the Secretary of Treasury to Congress, 43 duty on cotton pledged to the payment of the loan, 43 interest coupons receivable in payment of the duty, 43 when duty to cease, 43 sinking fund established, 44 President to cause treasury notes to be issued, not exceeding, at any time, \$1,000,000—under act of March 9, 1861, 54 when to be paid and redeemed, 54
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds irsued, 42 bonds or stock may be paid on giving notice, 43 when the interest to cease, 43 form and amount of the certificates of stock and bonds; certificates assignable, 43 report of the Secretary of Treasury to Congress, 43 duty on cotton pledged to the payment of the loan, 43 interest coupons receivable in payment of the duty, 43 when duty to cease, 43 sinking fund established, 43 President to cause treasury notes to be issued, not exceeding, at any time, \$1,000,000—under act of March 9, 1861, 54 when te be paid and redeemed, 54 preparation and signing of the notes, 54 accounts to be kept of notes issued,
Tennessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds issued, 42 bonds or stock may be paid on giving notice, 43 when the interest to cease, 43 form and amount of the certificates of stock and bonds; certificates assignable, 43 report of the Secretary of Treasury to Congress, 43 duty on cotton pledged to the payment of the loan, 43 interest coupons receivable in payment of the duty, 43 when duty to cease, 43 sinking fund established, 43 President to cause treasury notes to be issued, not exceeding, at any time, \$1,000,000—under act of March 9, 1861, 54 when te be paid and redeemed, 54 accounts to be kept of notes issued, redeemed and cancelled, 54
Tennessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds issued, 42 bonds or stock may be paid on giving notice, 43 when the interest to cease, 43 form and amount of the certificates of stock and bonds; certificates assignable, 43 report of the Secretary of Treasury to Congress, 43 duty on cotton pledged to the payment of the loan, 43 interest coupons receivable in payment of the duty, 43 when duty to cease, 43 sinking fund established, 43 President to cause treasury notes to be issued, not exceeding, at any time, \$1,000,000—under act of March 9, 1861, 54 when the be paid and redeemed, 54 accounts to be kept of notes issued, redeemed and cancelled, 54 to be issued in payment of warrants in
Tennessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds issued, 42 bonds or stock may be paid on giving notice, 43 when the interest to cease, 43 form and amount of the certificates of stock and bonds; certificates assignable, 43 report of the Secretary of Treasury to Congress, 43 duty on cotton pledged to the payment of the loan, 43 interest coupons receivable in payment of the duty, 43 when duty to cease, 43 sinking fund established, 43 President to cause treasury netes to be issued, not exceeding, at any time, \$1,000,000—under act of March 9, 1861, 54 when te be paid and redeemed, 54 accounts to be kept of notes issued, redeemed and cancelled, 54 to be issued in payment of warrants in favor of public ereditors, 54
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds is sued, 42 bonds or stock may be paid on giving notice, 43 when the interest to cease, 43 form and amount of the certificates of stock and bonds; certificates assignable, 43 report of the Secretary of Treasury to Congress, 43 duty on cotton pledged to the payment of the duty, 43 when duty to cease, 43 sinking fund established, 43 President to cause treasury notes to be issued, not exceeding, at any time, \$1,000,000—under act of March 9, 1861, 54 when the be paid and redeemed, 54 accounts to be kept of notes issued, redeemed and cancelled, 54 to be issued in payment of warrants in favor of public ereditors, 54 money may be berrowed on the credit of the notes, 54
Tennessee, admission into the Confederacy	amount borrowed, 42 coupens to be attached to the bonds issued, 42 bonds or stock may be paid on giving notice, 43 when the interest to cease, 43 form and amount of the certificates of stock and bonds; certificates assignable, 43 report of the Secretary of Treasury to Congress, 43 duty on cotton pledged to the payment of the loan, 43 interest coupons receivable in payment of the duty, 43 when duty to cease, 43 sinking fund established, 43 President to cause treasury netes to be issued, not exceeding, at any time, \$1,000,000—under act of March 9, 1861, 54 when to be paid and redeemed, 54 preparation and signing of the notes, 45 to be issued in payment of warrants in favor of public creditors, 54 money may be berrowed on the credit of the notes, 54 notes transferable by assignment, 55
Tennessee, admission into the Confederacy	amount borrowed,
Tennessee, admission into the Confederacy	amount borrowed,

Treasury, (continued.)	¿ Treasury, (continued.)
entries to be kept of treasury notes re-	denomination, 177
ceived in payment of public dues, and	may be sold for specie, military and
the character thereof, 55	naval stores, &c.,
Secretary of the Treasury to make	
	holders of notes may demand bonds in
rules as to the custody, disposal, &c.,	exchange,
of the notes and the accounts and	when privilege of funding to cease, 177
returns of such receipts, 55	issue of certificates of inscribed stock in
payment of the notes, 55	lieu of coupon bonds, 191
other treasury notes may be issued in	arrangements for the transmission of
lieu of those paid and redeemed, 55	funds, 208
forging or counterfeiting of treasury	additional amount of \$50,000,000 of treas-
notes, 56	ury notes authorized to be issued under
making or engraving plates to be used	act of December 24, 1861, 231
in forging or courterfeiting such notes, 56	Secretary of the Treasury may issue further
penalty for forging or counterfeiting any	bonds to be exchanged for treasury notes, 231
certificate of stock or bond, or coupon	bonds reconvertible into notes, 231
issued under the act of Feb. 28, 1861, 56	bonds and notes subject to the provis-
Secretary of the Treasury authorized to issue	ions of the act of Aug. 19, 1861, 231
\$50,000,000 in bonds, under the act of	reimbursement out of money in the treas-
May 16, 1861; when payable and rate of	ury to the credit of the Post-Office De-
interest, 117	partment for amounts received of post-
sale of bonds for specie, military	masters and paid over by the Postmaster
stores, &c., 117	General,249-250
Secretary to report his transactions to	how the sum reimbursed to be held and
Congress, 117	distributed, 250
denomination of bonds, 117	Treasury, Assistant Secretary of the,
Secretary of the Treasury may issue treas-	* appointment, 30
ury notes, without interest, in lieu of	{ duties, 31
bonds, to the amount of \$20,000,000, 117	salary, 53
denomination, 117	Treasury Department,
the notes receivable in payment of debts	
or taxes, except, &c., 117	officers in,30-32, 66
exchange of notes for bonds, 117	seal for, 31
when the privilege of funding to cease, 117	prohibition on the officers; penalty, 32
other notes may be issued in lieu of	clerks; may be distributed among the
notes redeemed, 117	bareaus, 55
treasury notes given in exchange for	(
	messengers,
bonds that are funded, 117	clerical force may be increased, 53
faith of the Confederate States pledged	laborers,
for the payment of the interest and	disbursing clerk for the department, 116
redemption of the stock and notes, 117	clerks in office of Second Auditor may be
payment to be made out of any money	distributed among the other bureaus of
in the treasury, 118	the department, 151
penalties, &c., of the act of March 9,	organization of the clerical force in the de-
1861, authorizing the issue of notes,	partment,
considered as a part of this act, 118	
States may make payments into the treas-	of the Comptroller, 259
ury in anticipation of the direct tax, 118	of the Treasurer, 259
debts due to individuals. &c., of the United	of the Register, 259
States, may be paid into the treasury, 151	of the First Auditor, 256
treasurer's certificate; certificate to bear	of the Second Auditor, 256
interest; when redeemable, and in	of the War Tax, 259
What,	clerks may be employed on trial; transfera-
moneys heretofore paid into the registries	ble from one bureau to another; subject
and receivers of the United States courts,	to rules, 259
to be withdrawn and deposited in the	cutters and trimmers allowed in bureau of
treasury,168-169	the Treasurer, 259
bonds to be issued in lieu of the moneys	salaries of clerks,52, 259
withdrawn, 169	
-ld Ah the hands made	
when and to whom the bonds made	of messengers,52, 259
payable, 169	
moneys heretofore deposited, remaining	him,
undisposed of, likewise transferred to	Treasury Notes, Bonds, etc. See Treasury.
the treasury and to be replaced by	officers to be appointed to assist in prepar-
bonds, 169	
Secretary of the Treasury authorised to issue	treasury notes receivable in payment of
treasury notes as the public necessities may	postage stamps and stamped envelopes, 200
require, under the act of Aug. 19, 1861, 177	receivable in payment of debts due to alien
receivable in payment of war tax, pub-	enemies and for property sold under se
lic dues, &c., 177	questration act206, 266
bonds to be issued for the purpose of	\$300,000 in treasury notes to be issued to
funding of said notes, and making	the State of Florida 210
exchange, &c., to the amount of	requirable in payment of postage or on de-
\$100,000,900,	
4100,000,000,000,000,000,000,000,000,000	- Land or differential by inchine the contract to the contract

Treasury Notes, Bonds, etc., (continued.)	Treasury, Secretary of the, (continued.)
may be applied by the Secretary of the	authorized to transfer funds in the hands of
Treasury to the redemption of certain	any foreign banker, 279
bonds, 257	Treaties,
Treasury, Secretary of the. Soo Treasury.	how may be made, 18
duties of, 30	to be supreme law,
to appoint subordinate officers and clerks in	individual States not to make,
his department,	publication of,
shall procure an official seal	with the Creeks,
power to change and abolish same,	the Choctaws and Chickasaws,
may appoint collectors of customs and fix	the Comanches and other tribes and bands, 347
their salaries,	the Comanches of the Prairies and Staked
to distribute clerks in Treasury Department	Plain, 354
among the several bureaus, 52	the Osages,
may increase clerical force in his department, 53	the Senecas and Shawness, 374
may employ laborers 53	the Quapaws, 286
may borrow money on the credit of treasury	the Cherokees, 394
notes issued under the act of Mar. 9, 1861, 54	Trial,
to make rules as to the custody, disposal,	mode of trial of crimes against laws of the
&c., of such notes, 55	Confederate States, 26
to make payment of said notes, and author-	right of accused to trial by jury, 16
ized to purchase same at par, 55	of what district jury is, and where trial is
to appoint *p:cial agents to organize custom-	held, 16, 20
houses on the frontiers, and to examine	in what cases there is a right of trial by
books, accounts, &c.,	jury, 15
to report to Congress a plan whereby the	how fact tried by a jury is re-examined in
expenses of collecting the revenue shall	court of Confederate States, 16
be diminished,91-92	Trimmers and Cutters,
to pay to owners, &c., of armed ves-els,	allowed in the bureau of the Treasurer;
having letters of marque and reprisal, the	their salaries,
bounties allowed for burning, &c., of armed vessels of the United States, 102	Troops,
acts of the, his subordinate officers, &c.,	as to States keeping them in time of peace, 17
under the act of Feb. 28, 1861, to raise	·
money for the support of the government,	Ŭ.
authorized to make and continue the	77 to 1 00 a
authorized to make and continue the	United States. See Laws.
authorized to make and continue the deposits of money received on ac-	certain laws of, continued in force, 27
authorized to make and continue the deposits of money received on ac- count of said loan, in the banks, 108	certain laws of, continued in force,
authorized to make and continue the deposits of money received on ac- count of said loan, in the banks, 108 to appoint clerks to aid the First Auditor of	certain laws of, continued in force,
authorized to make and continue the deposits of money received on ac- count of said loan, in the banks, 108	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks, 108 to appoint clerks to aid the First Auditor of the Treasury,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on ac- count of said loan, in the banks, 108 to appoint clerks to aid the First Auditor of the Treasury,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks, 108 to appoint clerks to aid the First Auditor of the Treasury,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks, 108 to appoint clerks to aid the First Auditor of the Treasury,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks, 108 to appoint clerks to aid the First Auditor of the Treasury,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks, 108 to appoint clerks to aid the First Auditor of the Treasury,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks, 108 to appoint clerks to aid the First Auditor of the Treasury,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks, 108 to appoint clerks to aid the First Auditor of the Treasury,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
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authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
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authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
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authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	laws of, repugnant to the act for the establishment and organization of the army, repealed,
authorized to make and continue the deposits of money received on account of said loan, in the banks,	certain laws of, continued in force,

Wanter D	17.7
Venire Facias,	Volunteers, (continued.)
to issue for a jury of white men, where	volunteer forces to be subject to the acts
white persons are put upon trial in In-	for the government of the army, 10
dian territories, 274	independent or detached service,
	battalions and regiments from States not of
Vessels,	
bound to or frem one State not obliged to	the Confederacy may be enlisted. Presi-
enter, clear or pay duties in another 15	dent may appoint the field and staff offi-
regulations for vessels unvigating the Miv-	cers, 10
sissippi river,	commission of officers
not enrolled or licensed may be employed in	supernumerary officer may be attached to
	each company,
the coasting trade,	certain battalions of volunteers allowed two
repeal of laws prohibiting importation of	
goods in vessels belonging to foreigners, 38	tield officers 17
laws imposing discriminating duty on the	rank of officers, 17
tonnage of ships or vessels, repealed 38	assistant adjutants general may be appointed
	for volunteer forces,
purchase of vessels, &c., fit for or easily	their rank and pay, 17
converted into armed vessels,	
what vessels may be registered, 46	commissions to officers to raise and com-
light money on ships or vessels,	mand volunteer regiments, &c., of per-
concerning letters of marque and reprisal	sons from certain States, 17
to private armed vessels. See Marque	volunteer troops in the State of Missouri
	may be received and mustered into the
and Reprisal, and,100-104	service, 18
relinquishment on the part of the govern-	for local defence and special service. See
ment to any share in certain vessels. Le.,	
taken in the Chesapeake Bay by Captain	Local Defence and, 18
Hollins, 271	recruiting stations for volunteers, from cer-
rights and privileges conferred on inventor	tain States, 19
of armed vessels, floating batteries or de-	commissions as captains to persons to
	raise and command companies com-
fences,	posed of such volunteers, 19
distribution of the proceeds of the sale of	
the ship A. B. Thompson, condemned as	organization of volunteers into compa-
a prize, 169	• mes and regiments, 19
change of names of,	no compensation allowed except cloth-
Veto,	ing and rations till organized, 19
'A D 41 4	first regiment of North Carolina volunteers
	received into the service, 21
House and Senate may pass bills over, 13	
Vice-President of the Confederate States,	equipments to be furnished volunteer caval-
mode of election, qualifications, &c.,17, 18	ry companies 21
to be President of Senate 12	reorganization of troops revolunteering
	or re-enlisting 22
to have no vote, except, &c.,	under the act of March 8, 1861, may be ac-
when to be President, 18	cepted singly as well as in companies, 24
election of, 122	election of field and company officers,
custody of the returns of the electoral votes for, 237	
his duties in putting in operation the gov-	104, 248, 25
erment under the permanent Constitution, 268	vacancies in certain companies filled by, 24
	appointment of officers of artillery above
Virginia,	the rank of captain in the volunteer
admitted as a member of the Confederacy, 104	corps,
Volunteers,	recruiting of companies of volunteers, now
President may ask for and accept the scr-	in the service under collectments for
	in the service under enlistments for
vices of,	twelve months, 25
to furnish their own clothes, 45;	
to furnish their own clothes	twelve months,
to furnish their own clothes	twelve months,
to furnish their own clothes	twelve months,
to furnish their own clothes,	twelve months,
to furnish their own clothes	twelve months,
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to furnish their own clothes	twelve months,
to furnish their own clothes	welve months,
to furnish their own clothes,	twelve months,
to furnish their own clothes,	twelve months,
to furnish their own clothes	war, power of Congress to declare, as to States engaging in, rules and articles of, established, united States and the Confederate States, 100 President authorized to use the whole land and naval forces to meet the war commenced, War Department, 25: War, 26: War Department, 26: 27: 28: 28: 28: 28: 28: 28: 28
to furnish their own clothes	war, power of Congress to declare, as to States engaging in, rules and articles of, established, united States and the Confederate States, 100 President authorized to use the whole land and naval forces to meet the war commenced, War Department, 25: War, 26: War Department, 26: 27: 28: 28: 28: 28: 28: 28: 28
to furnish their own clothes	twelve months,

ζ

war Department, (continued.)	- 5	winara cum,
chief of the bureaus, and clerks of the de-	,	appropriation for the construction of, 174
partment,	52	Witnessess,
messenger	52	person charged with crime may summon, 16
	52	
clerks of the bureaus		
disbursing clerk,52,	110 (none compelled to be a witness against him-
Secretary of War to assign clerks to duty,	52 ·	self, 16
elerical force may be increased,	53	rules for taking depositions of, in cases at
laborers may be employed,		law,
bureau of Indian Affairs established in,		attendance of,
alerical force increased,	194 >	depositions of, in suits in equity, 78
in office of Secretary of War,	194 .	examination of, in trials at law in the dis-
of Adjutant General,		tricts courts 79
of Quartermaster General		
		compensation79, 145
of Commissary General,	194 ,	competency: how determined,
in bureau of Engineers,	195 .	subpanas for. in patent cases, 145
Warrants,		failure of witness to attend or refusal to
	14 .	
not to issue, except, &c.,	16 ;	testify
War, Secretary of,	- 5	when not required to attend, 145
to have charge of all matters connected	٠.	when not guilty of contempt, 145
with the army and Indian tribes,	32 ´	oaths to witnesses and subpoenas in cases
may appoint clorks,	32	under the sequestration act, 266
	, w	
to prescribe details for the general govern-	/	penalties and process against default-
ment of the army,	-51 🖇	ing witnesses, 265
to assign clerks of the War Department to	5	feos 266
duty,	52 >	
may increase clerical force in his depart-	· ·	religious establishment prohibited,
	'	
ment,	53	Wrecking,
may employ laborers,	5 3 '	business of, on the coast of Florida 61
authorized to make advances on contracts		licenses to wreckers, 61
for arms or munitions of war,	172 (Write,
to serve nament for service by a	,	
to cause payment for certain horses pur-		how directed, where marshal or his deputy
chased for the army by Col. McDonald	185	is a party,
to provide blank forms of oath of natural-		teste of, issued from the supreme or district
ization and distribute the some	190 '	courts, 76
	•••,	issued from the district court to be under
to inform persons in the military service of	'	
the act establishing a uniform rule of		the seal of the court and signed by the
naturalization for persons collisted in the	ź	cierk,
army,	190 \$	forms of,
elerical force in the office of, increased,		power given to the district and supreme
	194	invest given to the district and supreme
to provide and furnish clothing for the		court and the judges thereof, to issue
army,	196 /	writs of injunction, scire facias and ha-
empowered to appoint an Assistant Secre-	4	beas corpus, 78
tary of War,	222 /	· supreme court may issue writs of prohibi-
may draw his requisition for moneyade-	- ;	tion and mandamus to the district courts, 83
modified in force of the Indian	/ ۲۰۰	
posited in favor of the Indians,	Z1U ,	of error. See Appeal, Writ of Error and
to audit the claims of assistant quartermas-	- ?	Supersedeas.
ters general, commissaries general and		of garnishment,
surgeons, for a certain period,	941 .	, ,
	41.	•
to make rules to carry into effect the act of	- ;	Υ.
January 27, 1862, for recruiting compa-	- ?	
nies in the service for twelve months,	254 °	
War Tax. See Taxes.	- 3	Year and Nays,
War Tax Burenu,		when to be entered on journal,
	a =0	THOU TO BE UNITED ON JOHN MONTH AS
clarks allowed in; their salaries,	203 ,	,
Watchmen,	- 4	Z .
allowed Post-Office Department; salary,	109	Lı.
Weighte and Measures,		
standard of, may be established by Congress,	14	Zougnas
	.14	zonacen,
Western Waters,		regiment of, added to the military establish-
enlistment of men for temporary and special	_ 3	ment, 99
service on,	241 5	officers; their pay and allowances,99-100
		• •

TO THE

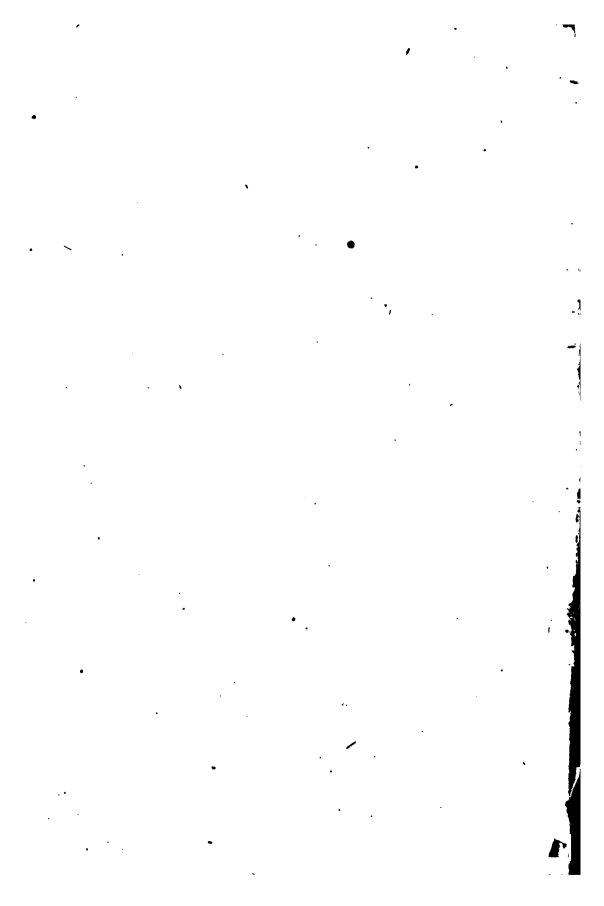
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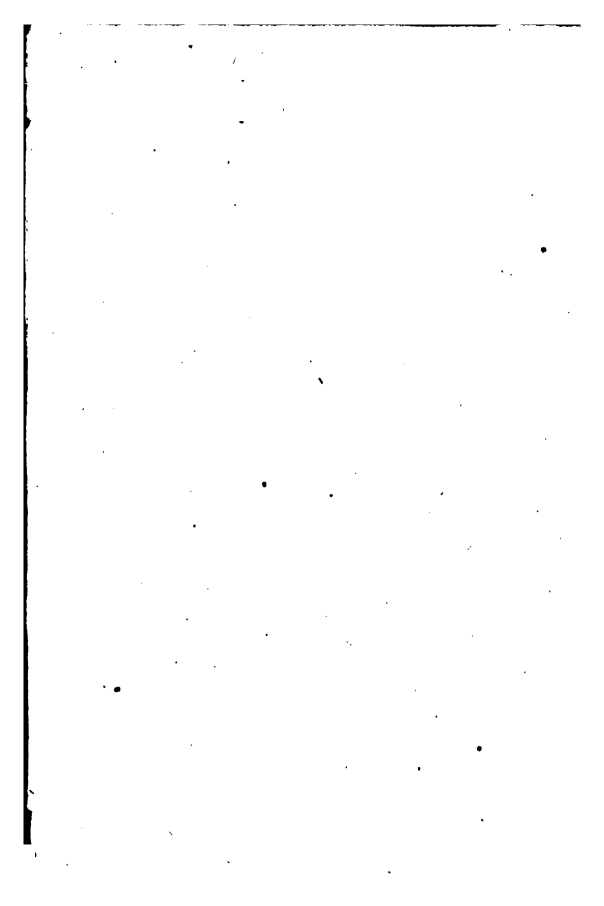
OF THE CONFEDERATE STATES.

. A.	•	,	1.
Accounts, of Dillon Jordan and F. postal services, to be audit		: R.1	Ingraham, J. D., to be paid certain travelling expenses, 98
Appropriations, for the relief of the Mob	•		Iron, disposition of certain railroad iron intended
Northern Railroad Comp	iny, 28	85 .	for the Memphis, El Paso and Pacific railroad company
В.			eredit allowed A. B. Noyes, collector of port of St. Marks, Florida, on account of duties on cargo of railroad iron,
Barker, William P.,		•	on targe of tarroad non-
authorized to file specification	ne of his inven-		<u>_</u>
tion,		97	J.
the same to operate as a cav	8	7	
ind some or operate as a cav	CB 49 3	٠,	
			Jordan, Dillon,
С.			account of, for postal service to be audited, 284
			compensation for services rendered the gov-
Caveat,		•	ernment,
specification of invention o	f William P.		Jumper, John,
Barker to operate as a cav	eat, 9	97 :	principal chief of Seminole nation; his
J. M. Walden authorized to		•	loyalty rewarded, 284
the protection of his impro	vement in rail-		•
road switches,	9	97 '	М.
Compensation,			171.
of G. H. Oury, delegate from		35	****
of Dillon Jordan and F.	Glackmyer, for		Melvin, Samuel, decrased.
services rendered the gove	rnment, 28	86	his widow to be paid for certain services
Congress,			rendered by the decedent,
pay and mileage allowed			Memphis, El Paso and Pacific Railroad Company,
Arizona, :		35	authorized to take possession of certain
•			railroad iron intended for said company,
D.			upon payment of duty and lawful charges, 166
ν,		,	Micro, Hemha,
Duties.		1	principal chief of the Seminole nation; his
	ha mont of 01	>	loyalty rewarded, 284
A. B. Noyes collector of t		- 3	Miltage,
Marks, Florida, allowed		کے م	of G. H. Oury delegate from Arizona, 285
count of duties on a cargo o	or ratiford from, 20	90 ; }	Mobile and Great Northern Railroad Company, appropriation for the relief of,
G.		\$	•
٠.		-	N.
Clarker on W		- }	A7.
Glackmyer, F.,			N 1 () 45
account of, for postal services		04	
compensation for services re			certain naval officers to be paid their trav-
ernment,	20	00 ,	eling expenses,

Novy, Northery of the, to pay certain naval officers their traveling expenses. Niyes, A. B., collector of the port of St. Marks, Flori In, all wed a credit for and on account of the duties accruing upon a pertain cargo of iron,	**Resolutions**, (continued.) to pay certain naval officers their traveling expenses
	, D
0.	·
Oury, G. II., pay and mileage of, as delegate from Arizo a, for his attendance,	Seat of liorernment, committee on removal of, to pay the widow of Samuel Melvin, deceased, for services rendered by the decedent,
Р.	loyalty of Hemha Micco, or John Jumper. principal chief of, rewarded,
	to be paid certain traveling expenses,
Postmarter General, to course the a counts of Dillon Jordan and F. Giackiayer, for postal services, to be	T.
to make report thereof to Congress	Tatuall Joseph, to be paid cortain traveling expenses, 98
R.	Traveling Expenses, certain naval officers to be paid their traveling expenses,
Railcoads.	
a, repriation for the relief of the Mobile and ereat Northern railroad company 285	W.,
Randolph, Victor M., to be paid certain traveling expenses	Walden, J. M., authorized to file a caveat, &c., for the pro- tection of his improvement in railroad switches,

. 1 . . . 1





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